The Journal of the House of Representatives

Number 13 Friday, March 22, 2013

The House was called to order by the Speaker at 10:30 a.m.

Prayer

The following prayer was offered by Reverend Michael Kimbrough of Church at the Center in Ocoee, upon invitation of Rep. Nelson:

Well, good morning. And I do thank God and my representative, Bryan Nelson, District 31, that granted me this gracious opportunity to stand before you in our great State Capitol, in this great House of Representatives and legislators. Let us pray.

My God, Creator of the universe, heaven and earth, for all things were created by You and for You. We humbly come before You with grateful hearts knowing that You make all things possible. Father, we thank You for this great state of Florida in which we live. We thank You for these great men and women that represent Your people and every citizen in the state. Lord, we pray for wisdom this morning as they conduct the business that keeps this nation moving, our cities and counties fortified—from education to health, crime prevention, children and family. We pray, Lord, that You guide their thoughts and hearts this morning. We pray for unity, Lord, that You would bridge the gap between party differences. That one common goal, one common purpose, would be the forefront of the matter—the well-being of the people of this great state.

Lord, we pray for protection today for our leaders, our President, the Governor, senators, representatives, law enforcement, armed forces and community leaders. Bless this nation—the United States as a whole and draw us closer to You, Your ways, and Your commandments. Station angels around each school today and keep the children safe and students alert. We pray, Lord, for the worker today, that is doing their very best to provide for their family. We pray for those that are unemployed and seeking work, that You will allow them to hold on a little longer as You allow this group of legislators to work through the difficulties of cutbacks and deficits. We pray, Lord, for the elderly that is pondering the question of medicine or food. For those who are struggling keeping gas in their cars just to make a living.

We need You, O God, to smile on us this morning and to endow us with an attitude of gratitude for it's because of You, and You alone, that we live and move and have our being. So we say thank You. Thank You for wealth, for creativity, for innovation, and for a mind to reason—a mind to choose good over evil, right over wrong, and truth over a lie. So we thank You, God, for this, the Sunshine State. Shine on us. Shine on us, O Lord. Shine on us that our light may shine from the south to the north. Shine on us, that our light may shine from the Southeast to the Middle East. We pray, O Lord, our God, that You will show us how to love one another and seek peace. That at the end of the day, Lord, at the end of this day, we can say that we did our best with the help of the Lord. I pray this as Your servant forever. In the name of Jesus, Amen.

Moment of Silence

At the request of Rep. M. Jones, the House observed a moment of silence for former Senator Larcenia Bullard.

The following members were recorded present:

Session Vote Sequence: 20

Speaker Weatherford in the Chair.

Adkins	Eagle	Moraitis	Rogers
Ahern	Edwards	Moskowitz	Rooney
Albritton	Fasano	Nelson	Rouson
Antone	Fitzenhagen	Nuñez	Santiago
Artiles	Fresen	Oliva	Saunders
Baxley	Fullwood	O'Toole	Schenck
Berman	Gaetz	Pafford	Schwartz
Beshears	Gibbons	Passidomo	Slosberg
Bileca	Gonzalez	Patronis	Smith
Boyd	Goodson	Perry	Spano
Bracy	Grant	Peters	Stafford
Brodeur	Hager	Pigman	Stark
Broxson	Holder	Pilon	Steube
Caldwell	Hood	Porter	Stewart
Campbell	Hooper	Powell	Stone
Castor Dentel	Hudson	Precourt	Taylor
Clarke-Reed	Hutson	Pritchett	Thurston
Clelland	Ingram	Raburn	Tobia
Coley	Jones, M.	Rangel	Torres
Combee	Jones, S.	Raschein	Trujillo
Corcoran	Kerner	Raulerson	Waldman
Crisafulli	La Rosa	Ray	Watson, B.
Cruz	Lee	Reed	Watson, C.
Cummings	Magar	Rehwinkel Vasilinda	Weatherford
Danish	Mayfield	Renuart	Williams, A.
Davis	McBurney	Richardson	Wood
Diaz, J.	McGhee	Roberson, K.	Workman
Diaz, M.	McKeel	Rodrigues, R.	Young
Dudley	Metz	Rodríguez, J.	Zimmermann

(A list of excused members appears at the end of the *Journal*.)

A quorum was present.

Pledge

The members, led by the following, pledged allegiance to the Flag: Connor Hansen of Tallahassee at the invitation of Rep. Fasano; Levi Herndon of Tallahassee at the invitation of Rep. Baxley; Stephen Marante of Coral Springs at the invitation of Rep. Nuñez; Faith Fudge of Tallahassee at the invitation of Rep. Fresen; Ashlynn Roach of Fort McCoy at the invitation of Rep. Baxley; Robyn Seniors of Tallahassee at the invitation of Rep. A. Williams; Mathis Stresing of Tallahassee at the invitation of Rep. O'Toole; and Caleb Wiley of Tallahassee at the invitation of Speaker *pro tempore* Coley.

Waldman

House Physician

The Speaker introduced Dr. Neelam T. Uppal of Pinellas Park, who served in the Clinic today upon invitation of Rep. Peters.

Correction of the Journal

The Journal of March 21, 2013 was corrected and approved as corrected.

Special Debate Procedure

- On CS/HB 7011, debate will be limited to 60 minutes per side in 15minute increments, total debate time not to exceed 120 minutes.
- On CS/CS/CS/HB 569, debate will be limited to 45 minutes per side in 15-minute increments, total debate time not to exceed 90 minutes.
- In addition to the allotted time, the sponsor will explain and close each bill, closing not to exceed 5 minutes.
- No member may be recognized more than once.
- Majority and Minority Leaders each will designate a floor manager who may speak in debate and yield to other members.
- All recognitions must go through the Speaker.

On motion by Rep. Schenck, Rule 10.12 was waived and the above Special Debate Procedure was adopted by the required two-thirds vote.

Bills & Joint Resolutions on Third Reading

CS/HB 155-A bill to be entitled An act relating to the prohibition of electronic gambling devices; providing legislative findings and a declaration of intent and construction; amending s. 849.0935, F.S., relating to drawings by chance offered by nonprofit organizations; revising the definition of the term "drawing by chance" to include the term "raffle" within the meaning of the term and exclude the term "game promotions"; revising conditions for exceptions to prohibitions on lotteries; amending s. 849.094, F.S., relating to game promotions in connection with sale of consumer products or services; revising definitions; providing that violations are deceptive and unfair trade practices; amending s. 849.16, F.S.; defining the term "slot machine or device" for purposes of specified gambling provisions; providing a rebuttable presumption that a device, system, or network is a prohibited slot machine; amending s. 849.161, F.S., relating to amusement games or machines; revising and providing definitions; revising provisions that exempt certain amusement games and centers from the application of specified provisions relating to gambling; amending s. 895.02, F.S.; revising the definition of the term "racketeering activity" to include violations of specified provisions; amending s. 721.111, F.S., relating to promotional offers; conforming crossreferences; reenacting ss. 16.56(1)(a), 338.234(1), 655.50(3)(g), 849.19, 896.101(2)(g), and 905.34(3), F.S., relating to the Office of Statewide Prosecution, the Florida Turnpike, money laundering, seizure of property, the Florida Money Laundering Act, and a statewide grand jury, respectively, to incorporate changes made by the act in references thereto; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 21

Speaker Weatherford in the Chair.

Yeas-108 Adkins Beshears Campbell Cummings Ahern Bileca Castor Dentel Danish Albritton Boyd Clelland Davis Antone Bracy Combee Diaz, J. Brodeur Diaz, M. Artiles Corcoran Baxley Broxson Crisafulli Eagle Caldwell Edwards Berman

Fasano	Lee	Porter	Slosberg
Fitzenhagen	Magar	Powell	Smith
Fresen	Mayfield	Precourt	Spano
Fullwood	McBurney	Raburn	Stafford
Gaetz	McGhee	Rangel	Stark
Gibbons	McKeel	Raschein	Steube
Gonzalez	Metz	Raulerson	Stewart
Goodson	Moraitis	Ray	Stone
Grant	Moskowitz	Rehwinkel Vasilinda	Taylor
Hager	Nelson	Renuart	Thurston
Holder	Nuñez	Richardson	Torres
Hood	Oliva	Roberson, K.	Trujillo
Hooper	O'Toole	Rodrigues, R.	Watson, B.
Hudson	Pafford	Rodríguez, J.	Watson, C.
Hutson	Passidomo	Rogers	Weatherford
Ingram	Patronis	Rooney	Williams, A.
Jones, M.	Perry	Rouson	Wood
Jones, S.	Peters	Santiago	Workman
Kerner	Pigman	Saunders	Young
La Rosa	Pilon	Schenck	Zimmermann
Nays—7			

Schwartz

Tobia

Clarke-Reed Dudley

Votes after roll call: Yeas—Coley

Nays to Yeas-Dudley

Pritchett

Reed

So the bill passed, as amended, and was certified to the Senate.

CS/CS/HB 7011-A bill to be entitled An act relating to the Florida Retirement System; amending s. 121.051, F.S.; limiting the ability of members of an optional retirement program to transfer to the Florida Retirement System; providing for compulsory membership in the Florida Retirement System Investment Plan for employees initially enrolled after a specified date; authorizing certain employees to participate in the investment plan; amending s. 121.052, F.S.; prohibiting members of the Elected Officers' Class from joining the Senior Management Service Class after a specified date; amending s. 121.055, F.S.; closing the Senior Management Service Optional Annuity Program to new members after a specified date; prohibiting an elected official eligible for membership in the Elected Officers' Class from enrolling in the Senior Management Service Class or in the Senior Management Service Optional Annuity Program; closing the Senior Management Service Optional Annuity Program to new members after a specified date; amending s. 121.35, F.S.; providing that certain participants in the optional retirement program for the State University System have a choice between the optional retirement program and the Florida Retirement System Investment Plan; providing for compulsory membership in the investment plan for certain employees; amending s. 121.4501, F.S.; requiring certain employees initially enrolled in the Florida Retirement System on or after a specified date to be compulsory members of the investment plan; providing for the transfer of certain contributions; revising a provision relating to acknowledgment of an employee's election to participate in the investment plan; requiring the State Board of Administration to develop investment products to be offered in the investment plan; requiring the State Board of Administration to provide a selfdirected brokerage account as an investment option; requiring the state board to contract with a provider to provide a self-directed brokerage account investment option; providing self-directed brokerage account requirements; revising the education component; deleting the obligation of system employers to communicate the existence of both retirement plans; providing the state board and the provider of the self-directed brokerage account investment option with certain responsibilities; providing that the state board is not required to deliver certain information regarding the self-directed brokerage account; making conforming changes; removing unnecessary language; amending s. 121.591, F.S.; providing an additional death benefit to specified members of the Special Risk Class; amending ss. 238.072 and 413.051, F.S.; conforming cross-references; adjusting the required employer contribution rates for the unfunded actuarial liability of the Florida Retirement System for select classes; providing a directive to the Division of Law Revision and Information; providing that the act does not modify or limit

benefits available to current members except as specified; providing that the act fulfills an important state interest; requiring the State Board of Administration and the Department of Management Services to request a determination letter from the Internal Revenue Service; providing effective dates.

-was read the third time by title.

Representative Fasano offered the following:

(Amendment Bar Code: 805139)

Amendment 1 (with title amendment)—Between lines 395 and 396, insert:

Section 4. Paragraph (a) of subsection (1) of section 121.091, Florida Statutes, is amended to read:

- 121.091 Benefits payable under the system.—Benefits may not be paid under this section unless the member has terminated employment as provided in s. 121.021(39)(a) or begun participation in the Deferred Retirement Option Program as provided in subsection (13), and a proper application has been filed in the manner prescribed by the department. The department may cancel an application for retirement benefits when the member or beneficiary fails to timely provide the information and documents required by this chapter and the department's rules. The department shall adopt rules establishing procedures for application for retirement benefits and for the cancellation of such application when the required information or documents are not received.
- (1) NORMAL RETIREMENT BENEFIT.—Upon attaining his or her normal retirement date, the member, upon application to the administrator, shall receive a monthly benefit which shall begin to accrue on the first day of the month of retirement and be payable on the last day of that month and each month thereafter during his or her lifetime. The normal retirement benefit, including any past or additional retirement credit, may not exceed 100 percent of the average final compensation. The amount of monthly benefit shall be calculated as the product of A and B, subject to the adjustment of C, if applicable, as set forth below:
- (a)1. For creditable years of Regular Class service, A is 1.60 percent of the member's average final compensation, up to the member's normal retirement date. Upon completion of the first year after the normal retirement date, A is 1.63 percent of the member's average final compensation. Following the second year after the normal retirement date, A is 1.65 percent of the member's average final compensation. Following the third year after the normal retirement date, and for subsequent years, A is 1.68 percent of the member's average final compensation.
 - 2. For creditable years of special risk service, A is:
- a. Two percent of the member's average final compensation for all creditable years prior to October 1, 1974;
- b. Three percent of the member's average final compensation for all creditable years after September 30, 1974, and before October 1, 1978;
- c. Two percent of the member's average final compensation for all creditable years after September 30, 1978, and before January 1, 1989;
- d. Two and two-tenths percent of the member's final monthly compensation for all creditable years after December 31, 1988, and before January 1, 1990;
- e. Two and four-tenths percent of the member's average final compensation for all creditable years after December 31, 1989, and before January 1, 1991;
- f. Two and six-tenths percent of the member's average final compensation for all creditable years after December 31, 1990, and before January 1, 1992;
- g. Two and eight-tenths percent of the member's average final compensation for all creditable years after December 31, 1991, and before January 1, 1993;
- h. Three percent of the member's average final compensation for all creditable years after December 31, 1992; and
- i. Three percent of the member's average final compensation for all creditable years of service after September 30, 1978, and before January 1, 1993, for any special risk member who retires after July 1, 2000, or any member of the Special Risk Administrative Support Class entitled to retain

the special risk normal retirement date who was a member of the Special Risk Class during the time period and who retires after July 1, 2000.

- 3. For creditable years of Senior Management Service Class service after January 31, 1987, A is 2 percent;
- 4. For creditable years of Elected Officers' Class service as a Supreme Court Justice, district court of appeal judge, circuit judge, or county court judge, A is 3 1/3 percent of the member's average final compensation; for creditable years of Elected Officers' Class service as a Legislator, Governor, Lieutenant Governor, or Cabinet Officer, A is 2 percent of the member's average final compensation; and for creditable years of Elected Officers' Class service as a State Attorney, Public Defender, and all other creditable service in such class, A is 3 percent of average final compensation;

TITLE AMENDMENT

Remove line 21 and insert:

specified date; amending s. 121.091, F.S.; modifying the normal retirement benefit calculation for certain members of the Elected Officers' Class; amending s. 121.35, F.S.; providing

Rep. Fasano moved the adoption of the amendment.

Representative Gaetz offered the following:

(Amendment Bar Code: 299145)

Substitute Amendment 1 (with title amendment)—Between lines 395 and 396, insert:

Section 4. Paragraph (a) of subsection (1) of section 121.091, Florida Statutes, is amended to read:

- 121.091 Benefits payable under the system.—Benefits may not be paid under this section unless the member has terminated employment as provided in s. 121.021(39)(a) or begun participation in the Deferred Retirement Option Program as provided in subsection (13), and a proper application has been filed in the manner prescribed by the department. The department may cancel an application for retirement benefits when the member or beneficiary fails to timely provide the information and documents required by this chapter and the department's rules. The department shall adopt rules establishing procedures for application for retirement benefits and for the cancellation of such application when the required information or documents are not received.
- (1) NORMAL RETIREMENT BENEFIT.—Upon attaining his or her normal retirement date, the member, upon application to the administrator, shall receive a monthly benefit which shall begin to accrue on the first day of the month of retirement and be payable on the last day of that month and each month thereafter during his or her lifetime. The normal retirement benefit, including any past or additional retirement credit, may not exceed 100 percent of the average final compensation. The amount of monthly benefit shall be calculated as the product of A and B, subject to the adjustment of C, if applicable, as set forth below:
- (a)1. For creditable years of Regular Class service, A is 1.60 percent of the member's average final compensation, up to the member's normal retirement date. Upon completion of the first year after the normal retirement date, A is 1.63 percent of the member's average final compensation. Following the second year after the normal retirement date, A is 1.65 percent of the member's average final compensation. Following the third year after the normal retirement date, and for subsequent years, A is 1.68 percent of the member's average final compensation.
 - 2. For creditable years of special risk service, A is:
- a. Two percent of the member's average final compensation for all creditable years prior to October 1, 1974;
- b. Three percent of the member's average final compensation for all creditable years after September 30, 1974, and before October 1, 1978;
- c. Two percent of the member's average final compensation for all creditable years after September 30, 1978, and before January 1, 1989;
- d. Two and two-tenths percent of the member's final monthly compensation for all creditable years after December 31, 1988, and before January 1, 1990;

- e. Two and four-tenths percent of the member's average final compensation for all creditable years after December 31, 1989, and before January 1, 1991;
- f. Two and six-tenths percent of the member's average final compensation for all creditable years after December 31, 1990, and before January 1, 1992;
- g. Two and eight-tenths percent of the member's average final compensation for all creditable years after December 31, 1991, and before January 1, 1993;
- h. Three percent of the member's average final compensation for all creditable years after December 31, 1992; and
- i. Three percent of the member's average final compensation for all creditable years of service after September 30, 1978, and before January 1, 1993, for any special risk member who retires after July 1, 2000, or any member of the Special Risk Administrative Support Class entitled to retain the special risk normal retirement date who was a member of the Special Risk Class during the time period and who retires after July 1, 2000.
- 3. For creditable years of Senior Management Service Class service after January 31, 1987, A is 2 percent;
- 4. For creditable years of Elected Officers' Class service as a Supreme Court Justice, district court of appeal judge, circuit judge, or county court judge, A is 3 1/3 percent of the member's average final compensation; for creditable years of Elected Officers' Class service as a legislator who has served 16 or more consecutive years as such, A is 2 percent of the member's average final compensation; and for all other creditable service in such class, A is 3 percent of average final compensation;

TITLE AMENDMENT

Remove line 21 and insert:

specified date; amending s. 121.091, F.S.; modifying the normal retirement benefit calculation for certain members of the Elected Officers' Class; amending s. 121.35, F.S.; providing

Rep. Gaetz moved the adoption of the substitute amendment which was withdrawn.

REPRESENTATIVE WORKMAN IN THE CHAIR

THE SPEAKER IN THE CHAIR

The question recurred on the adoption of **Amendment 1**. Subsequently, **Amendment 1** was withdrawn.

The absence of a quorum was suggested. A quorum was present [Session Vote Sequence: 22].

The question recurred on the passage of CS/CS/HB 7011. The vote was:

Session Vote Sequence: 23

Speaker Weatherford in the Chair.

Yeas—74			
Adkins	Diaz, J.	La Rosa	Porter
Ahern	Diaz, M.	Magar	Precourt
Albritton	Eagle	Mayfield	Raburn
Artiles	Fasano	McBurney	Raschein
Baxley	Fitzenhagen	McKeel	Raulerson
Beshears	Fresen	Metz	Ray
Bileca	Gaetz	Moraitis	Renuart
Boyd	Gonzalez	Nelson	Roberson, K.
Brodeur	Goodson	Nuñez	Rodrigues, R.
Broxson	Grant	Oliva	Rooney
Caldwell	Hager	O'Toole	Santiago
Coley	Holder	Passidomo	Schenck
Combee	Hood	Patronis	Smith
Corcoran	Hooper	Perry	Spano
Crisafulli	Hudson	Peters	Stark
Cummings	Hutson	Pigman	Steube
Davis	Ingram	Pilon	Stone

Tobia	Weatherford	Workman	
Trujillo	Wood	Young	
Nays—42			
Antone	Fullwood	Rangel	Stewart
Berman	Gibbons	Reed	Taylor
Bracy	Jones, M.	Rehwinkel Vasilinda	Thurston
Campbell	Jones, S.	Richardson	Torres
Castor Dentel	Kerner	Rodríguez, J.	Waldman
Clarke-Reed	Lee	Rogers	Watson, B.
Clelland	McGhee	Rouson	Watson, C.
Cruz	Moskowitz	Saunders	Williams, A.
Danish	Pafford	Schwartz	Zimmermann
Dudley	Powell	Slosberg	
Edwards	Pritchett	Stafford	

Votes after roll call:

Yeas to Nays-Stark

So the bill passed and was certified to the Senate.

CS/HB 223—A bill to be entitled An act relating to insurance; amending s. 627.421, F.S.; authorizing the posting of specified types of insurance policies and endorsements on an insurer's Internet website in lieu of mailing or delivery to the insured if the insurer complies with certain conditions; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 24

Speaker Weatherford in the Chair.

Yeas-116 Adkins Eagle Moraitis Rogers Ahern Edwards Moskowitz Rooney Albritton Fasano Nelson Rouson Antone Fitzenhagen Nuñez Santiago Artiles Fresen Oliva Saunders Fullwood Baxley O'Toole Schenck Berman Gaetz Pafford Schwartz Beshears Gibbons Passidomo Slosberg Bileca Gonzalez Patronis Smith Boyd Goodson Perry Spano Peters Stafford Bracy Grant Brodeur Hager Pigman Stark Broxson Holder Pilon Steube Caldwell Hood Porter Stewart Campbell Hooper Powell Stone Castor Dentel Hudson Precourt Taylor Clarke-Reed Thurston Hutson Pritchett Clelland Tobia Ingram Raburn Coley Combee Jones, M. Rangel Torres Jones, S. Raschein Trujillo Waldman Corcoran Kerner Raulerson Crisafulli Watson, B. La Rosa Ray Cruz Lee Reed Watson, C. Cummings Magar Rehwinkel Vasilinda Weatherford Mayfield Danish Renuart Williams, A. McBurney Richardson Davis Wood Diaz, J. McGhee Roberson, K. Workman Diaz, M. McKeel Rodrigues, R. Young Zimmermann Dudley Rodríguez, J. Metz

Nays-None

So the bill passed and was certified to the Senate.

SB 686—A bill to be entitled An act relating to the Florida Statutes; amending ss. 11.2421, 11.2422, 11.2424, and 11.2425, F.S.; adopting the Florida Statutes 2013 and designating the portions thereof that are to constitute the official law of the state; providing that the Florida Statutes 2013 shall be effective immediately upon publication; providing that general

laws enacted during the March 14-28, 2012, special session and prior thereto and not included in the Florida Statutes 2013 are repealed; providing that general laws enacted during the 2013 regular session are not repealed by this adoption act; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 25

Speaker Weatherford in the Chair.

Yeas-115 Adkins Moskowitz Eagle Rooney Edwards Nelson Ahern Rouson Albritton Fasano Nuñez Santiago Fitzenhagen Antone Oliva Saunders O'Toole Artiles Fresen Schenck Fullwood Baxley Pafford Schwartz Gaetz Berman Passidomo Slosberg Gibbons Beshears Patronis Smith Bileca Gonzalez Perry Spano Boyd Goodson Peters Stafford Bracy Hager Pigman Stark Brodeur Holder Pilon Steube Broxson Caldwell Hood Porter Stewart Hooper Powell Stone Campbell Castor Dentel Hudson Precourt Taylor Hutson Pritchett Thurston Clarke-Reed Ingram Raburn Tobia Clelland Jones, M. Rangel Torres Coley Jones, S. Raschein Trujillo Combee Kerner Raulerson Waldman Corcoran La Rosa Ray Watson, B. Crisafulli Reed Watson, C. Lee Cruz Magar Rehwinkel Vasilinda Weatherford Mayfield Cummings Renuart Williams, A. Danish McBurney Richardson Wood Davis McGhee Roberson, K. Workman Diaz, J. McKeel Rodrigues, R. Young Diaz, M. Metz Rodríguez, J. Zimmermann Dudley Moraitis Rogers

Nays-None

So the bill passed and was certified to the Senate.

CS for SB 690—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 11.45, 20.15, 20.28, 39.001, 39.0139, 39.201, 40.011, 61.1825, 63.082, 63.2325, 97.0585, 112.63, 120.54, 120.745, 121.055, 121.085, 121.091, 159.823, 163.3246, 163.340, 189.4042, 190.046, 211.02, 215.5601, 215.97, 218.32, 252.385, 252.939, 252.940, 252.941, 252.942, 253.034, 255.2575, 259.032, 282.201, 288.1254, 288.71025, 288.980, 295.07, 311.101, 316.0083, 316.640, 320.20, 322.142, 322.2615, 339.135, 339.2825, 341.840, 343.805, 343.91, 344.17, 348.752, 349.02, 373.227, 373.250, 373.536, 376.3071, 379.2433, 379.3581, 380.0662, 381.004, 381.00593, 381.0065, 381.0101, 391.026, 400.172, 400.915, 400.9905, 403.086, 403.511, 403.9416, 414.295, 420.503, 420.5087, 430.205, 430.80, 430.81, 443.091, 443.111, 443.171, 466.007, 475.6235, 489.118, 499.01, 500.09, 538.23, 553.98, 570.451, 580.036, 586.10, 601.03, 601.15, 601.61, 601.9910, 610.109, 624.402, 626.2815, 626.8734, 626.9362, 626.989, 626.9895, 627.3511, 641.312, 651.118, 817.234, 877.101, 921.0022, 945.355, 948.08, 948.16, 960.003, 985.03, 1003.43, 1003.52, 1006.062, 1006.20, 1006.282, 1009.67, 1009.971, and 1013.231, F.S.; reenacting and amending s. 339.0805, F.S.; reenacting s. 322.21, F.S.; and repealing ss. 202.38 and 252.945, F.S., deleting provisions that have expired, have become obsolete, have had their effect, have served their purpose, or have been impliedly repealed or superseded; replacing incorrect cross-references and citations; correcting grammatical, typographical, and like errors; removing inconsistencies, redundancies, and unnecessary repetition in the statutes; improving the clarity of the statutes and facilitating their correct interpretation; and confirming the restoration of provisions unintentionally omitted from republication in the acts of the Legislature during the amendatory process; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 26

Speaker Weatherford in the Chair.

Yeas—116			
Adkins	Eagle	Moraitis	Rogers
Ahern	Edwards	Moskowitz	Rooney
Albritton	Fasano	Nelson	Rouson
Antone	Fitzenhagen	Nuñez	Santiago
Artiles	Fresen	Oliva	Saunders
Baxley	Fullwood	O'Toole	Schenck
Berman	Gaetz	Pafford	Schwartz
Beshears	Gibbons	Passidomo	Slosberg
Bileca	Gonzalez	Patronis	Smith
Boyd	Goodson	Perry	Spano
Bracy	Grant	Peters	Stafford
Brodeur	Hager	Pigman	Stark
Broxson	Holder	Pilon	Steube
Caldwell	Hood	Porter	Stewart
Campbell	Hooper	Powell	Stone
Castor Dentel	Hudson	Precourt	Taylor
Clarke-Reed	Hutson	Pritchett	Thurston
Clelland	Ingram	Raburn	Tobia
Coley	Jones, M.	Rangel	Torres
Combee	Jones, S.	Raschein	Trujillo
Corcoran	Kerner	Raulerson	Waldman
Crisafulli	La Rosa	Ray	Watson, B.
Cruz	Lee	Reed	Watson, C.
Cummings	Magar	Rehwinkel Vasilinda	Weatherford
Danish	Mayfield	Renuart	Williams, A.
Davis	McBurney	Richardson	Wood
Diaz, J.	McGhee	Roberson, K.	Workman
Diaz, M.	McKeel	Rodrigues, R.	Young
Dudley	Metz	Rodríguez, J.	Zimmermann

Nays-None

So the bill passed and was certified to the Senate.

SB 692—A reviser's bill to be entitled An act relating to the Florida Statutes; repealing ss. 206.608(3), 220.1896, 253.034(13) and (16), 332.007(8), 339.08(4), 401.465(2)(i), 406.61(3), 946.515(8), and 1010.10, F.S.; and amending ss. 215.555(4)(b), 339.135(4)(a) and (5), 394.908(3), and 893.055(7)(d), F.S.; to delete provisions which have become inoperative by noncurrent repeal or expiration and, pursuant to s. 11.242(5)(b) and (i), may be omitted from the 2013 Florida Statutes only through a reviser's bill duly enacted by the Legislature; amending s. 220.02(8), F.S., to conform a cross-reference; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 27

Speaker Weatherford in the Chair.

Yeas—116			
Adkins	Campbell	Dudley	Hood
Ahern	Castor Dentel	Eagle	Hooper
Albritton	Clarke-Reed	Edwards	Hudson
Antone	Clelland	Fasano	Hutson
Artiles	Coley	Fitzenhagen	Ingram
Baxley	Combee	Fresen	Jones, M.
Berman	Corcoran	Fullwood	Jones, S.
Beshears	Crisafulli	Gaetz	Kerner
Bileca	Cruz	Gibbons	La Rosa
Boyd	Cummings	Gonzalez	Lee
Bracy	Danish	Goodson	Magar
Brodeur	Davis	Grant	Mayfield
Broxson	Diaz, J.	Hager	McBurney
Caldwell	Diaz, M.	Holder	McGhee

McKeel Porter Rodríguez, J. Stone Metz Powell. Rogers Taylor Moraitis Thurston Precourt Rooney Moskowitz Pritchett Rouson Tobia Nelson Raburn Santiago Torres Nuñez Rangel Saunders Trujillo Oliva Raschein Schenck Waldman O'Toole Raulerson Schwartz Watson, B. Pafford Ray Slosberg Watson, C. Reed Passidomo Smith Weatherford Rehwinkel Vasilinda Patronis Spano Williams, A. Stafford Perry Renuart Wood Peters Richardson Stark Workman Young Pigman Roberson, K Steube Rodrigues, R. Stewart Zimmermann

Nays-None

So the bill passed and was certified to the Senate.

SB 688—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 106.25, 110.201, 120.525, 120.54, 120.542, 120.545, 120.555, 120.56, 120.565, 120.63, 120.745, 120.80, 120.81, 155.40, 159.703, $161.053,\ 202.22,\ 215.555,\ 252.62,\ 252.63,\ 255.0525,\ 280.11,\ 310.151,$ 320.642, 334.30, 339.135, 339.155, 343.875, 343.962, 348.0004, 349.22, 366.04, 373.036, 373.044, 373.103, 373.4131, 378.212, 379.2431, 380.05, 395.003, 403.201, 403.805, 403.8055, 403.9411, 403.9422, 408.039, 409.912, 493.6104, 553.775, 561.19, 570.247, 601.152, 627.091, 633.0215, 633.026, 658.26, 766.105, 791.013, 957.12, and 1006.33, F.S., to conform to the directive of the Legislature in section 3 of chapter 2012-63, Laws of Florida, to prepare a reviser's bill for the 2013 Regular Session of the Legislature to substitute the term "Florida Administrative Register" for the term "Florida Administrative Weekly" throughout the Florida Statutes; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 28

Speaker Weatherford in the Chair.

Yeas-115

Adkins Eagle Moskowitz Rooney Edwards Nelson Rouson Ahern Albritton Fasano Nuñez Santiago Fitzenhagen Antone Oliva Saunders O'Toole Schenck Artiles Fresen Fullwood Baxley Pafford Schwartz Slosberg Passidomo Berman Gaetz Gibbons Beshears Patronis Smith Bileca Gonzalez Perry Spano Boyd Goodson Peters Stafford Bracy Grant Pigman Stark Brodeur Hager Pilon Steube Holder Broxson Porter Stewart Caldwell Hooper Powell Stone Campbell Hudson Precourt Taylor Castor Dentel Hutson Pritchett Thurston Clarke-Reed Ingram Raburn Tobia Clelland Jones, M. Rangel Torres Jones, S. Raschein Trujillo Colev Combee Waldman Raulerson Kerner Corcoran La Rosa Watson, B. Ray Crisafulli Watson, C. Reed Lee Magar Rehwinkel Vasilinda Weatherford Cruz Mayfield McBurney Williams, A. Cummings Renuart Richardson Danish Wood Roberson, K. Workman Davis McGhee Diaz, J. McKeel Rodrigues, R. Young Zimmermann Diaz, M. Rodríguez, J. Metz Moraitis

Rogers

Nays-None

Dudley

Votes after roll call:

Yeas-Hood

So the bill passed and was certified to the Senate.

SB 694—A reviser's bill to be entitled An act relating to the Florida Statutes; repealing ss. 10.00001, 10.00002, 10.00003, 10.00004, 10.00005, 10.00006, 10.00007, and 10.00008, F.S.; deleting provisions providing for apportionment of the districts for the State Senate and House of Representatives that have been superseded; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 29

Speaker Weatherford in the Chair.

Yeas—116			
Adkins	Eagle	Moraitis	Rogers
Ahern	Edwards	Moskowitz	Rooney
Albritton	Fasano	Nelson	Rouson
Antone	Fitzenhagen	Nuñez	Santiago
Artiles	Fresen	Oliva	Saunders
Baxley	Fullwood	O'Toole	Schenck
Berman	Gaetz	Pafford	Schwartz
Beshears	Gibbons	Passidomo	Slosberg
Bileca	Gonzalez	Patronis	Smith
Boyd	Goodson	Perry	Spano
Bracy	Grant	Peters	Stafford
Brodeur	Hager	Pigman	Stark
Broxson	Holder	Pilon	Steube
Caldwell	Hood	Porter	Stewart
Campbell	Hooper	Powell	Stone
Castor Dentel	Hudson	Precourt	Taylor
Clarke-Reed	Hutson	Pritchett	Thurston
Clelland	Ingram	Raburn	Tobia
Coley	Jones, M.	Rangel	Torres
Combee	Jones, S.	Raschein	Trujillo
Corcoran	Kerner	Raulerson	Waldman
Crisafulli	La Rosa	Ray	Watson, B.
Cruz	Lee	Reed	Watson, C.
Cummings	Magar	Rehwinkel Vasilinda	Weatherford
Danish	Mayfield	Renuart	Williams, A.
Davis	McBurney	Richardson	Wood
Diaz, J.	McGhee	Roberson, K.	Workman
Diaz, M.	McKeel	Rodrigues, R.	Young
Dudley	Metz	Rodríguez, J.	Zimmermann

Nays-None

So the bill passed and was certified to the Senate.

SB 994—A reviser's bill to be entitled An act relating to the Florida Statutes; amending ss. 17.28, 23.1231, 43.291, 110.118, 112.361, 119.0712, 120.65, 201.165, 202.37, 207.021, 207.0281, 212.097, 212.098, 215.61, 238.03, 258.0165, 288.1045, 288.108, 288.706, 288.816, 316.0747, 316.525, 317.0005, 320.0657, 320.0848, 322.161, 324.0221, 339.2817, 339.55, 376.121, 376.317, 379.245, 380.0666, 391.304, 391.305, 393.0641, 395.0185, 395.605, 397.99, 397.998, 400.063, 400.176, 400.801, 402.22, 402.3025, 402.81, 403.7191, 409.2576, 409.2578, 409.441, 409.9101, 411.224, 414.158, 414.1585, 414.35, 415.1105, 420.5091, 430.708, 430.902, 443.1312, 443.1313, 455.2255, 456.053, 472.017, 489.146, 496.414, 497.381, 501.0583, 509.036, 548.024, 559.10, 561.41, 578.26, 582.055, 601.74, 601.76, 607.193, 624.487, 627.096, 627.212, 627.917, 633.445, 641.316, 655.922, 658.995, 668.704, 713.78, 713.785, 744.7021, 744.713, 766.304, 865.09, 943.0543, 943.0544, 944.095, 945.73, 946.525, 949.08, 985.66, 1011.48, 1011.51, 1011.765, 1012.467, and 1012.965, F.S.; and repealing ss. 112.358, 199.1851, 220.1501, 328.44, 328.50, 403.0861, 409.14511, 409.2675, 411.205, 553.897, 563.04, 564.04, 601.75, 601.77, 601.78, 627.793, 634.289, 663.319, and 984.05, F.S.; to conform to the directive of the Legislature in section 9 of chapter 2012-116, Laws of

Florida, to prepare a reviser's bill to omit all statutes and laws, or parts thereof, which grant duplicative, redundant, or unused rulemaking authority; amending ss. 213.053, 400.518, 556.116, 564.06, and 601.80, F.S.; to conform to the changes made in this act; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 30

Speaker Weatherford in the Chair.

Yeas-115 Adkins Eagle Moraitis Rooney Edwards Moskowitz Rouson Ahern Santiago Albritton Fasano Nelson Antone Fitzenhagen Nuñez Saunders Artiles Oliva Schenck Fresen Baxley Fullwood O'Toole Schwartz Gaetz Pafford Slosberg Berman Gibbons Passidomo Beshears Smith Gonzalez Bileca Patronis Spano Boyd Goodson Stafford Perry Bracy Brodeur Peters Stark Grant Steube Hager Pigman Broxson Caldwell Holder Pilon Stewart Hood Porter Stone Campbell Castor Dentel Hooper Powell Taylor Hudson Precourt Thurston Clarke-Reed Hutson Pritchett Tobia Clelland Ingram Raburn Torres Coley Combee Jones, M. Rangel Trujillo Jones, S. Raschein Waldman Corcoran Kerner Raulerson Watson, B. Crisafulli Watson, C. La Rosa Ray Weatherford Cruz Lee Reed Rehwinkel Vasilinda Cummings Magar Williams, A. Mayfield Danish Renuart Wood Richardson Davis McBurney Workman Diaz, J. McGhee Roberson, K. Young Diaz, M. McKeel Rodrigues, R. Zimmermann Dudley Metz Rodríguez, J.

Nays-None

Votes after roll call:

Yeas-Rogers

So the bill passed and was certified to the Senate.

SB 204—A bill to be entitled An act relating to the termination of trust funds within the Department of Transportation; terminating the Everglades Parkway Construction Trust Fund; terminating the Jacksonville Transportation Authority Project Construction Trust Fund; providing for the transfer of any balances or revenues in the trust funds; requiring that the department pay outstanding debts or obligations of the trust funds; requiring that the Chief Financial Officer close out and remove the terminated funds from the state accounting systems; terminating the Federal Law Enforcement Trust Fund within the Department of Transportation; providing for the transfer of any balances or revenues in the trust fund; requiring that the department pay outstanding debts or obligations of the trust fund; requiring that the Chief Financial Officer close out and remove the terminated fund from the various state accounting systems; repealing s. 339.082, F.S., relating to the Federal Law Enforcement Trust Fund; repealing s. 932.7055(6)(j), F.S., relating to an exception to proceeds deposited into the General Revenue Fund by the Department of Transportation; repealing s. 2(2)(b) and (f) of ch. 2004-235, L.O.F., relating to an exemption from termination for the Everglades Parkway Construction Trust Fund and the Jacksonville Transportation Authority Project Construction Trust Fund within the Department of Transportation; providing an effective date.

Session Vote Sequence: 31

Speaker Weatherford in the Chair.

Yeas-116

Adkins Eagle Moraitis Edwards Moskowitz Ahern Albritton Fasano Nelson Fitzenhagen Antone Nuñez Artiles Fresen Oliva Fullwood O'Toole Baxley Berman Gaetz Pafford Beshears Gibbons Passidomo Bileca Gonzalez Patronis Boyd Goodson Perry Bracy Brodeur Grant Peters Hager Pigman Broxson Holder Pilon Caldwell Hood Porter Campbell Hooper Powell Castor Dentel Hudson Precourt Clarke-Reed Hutson Pritchett Clelland Raburn Ingram Coley Combee Jones, M. Rangel Jones, S. Raschein Corcoran Kernér Raulerson Crisafulli La Rosa Ray Reed Cruz Lee Cummings Magar Rehwinkel Vasilinda Danish Mayfield Renuart Davis McBurney Richardson

Rooney Rouson Santiago Saunders Schenck Schwartz Slosberg Smith Spano Stafford Stark Steube Stewart Stone Taylor Thurston Tobia Torres Trujillo Waldman Watson, B. Watson, C. Weatherford Williams, A. Wood Workman Young Zimmermann

Rogers

Nays-None

Diaz, J.

Dudley

Diaz, M.

So the bill passed and was certified to the Senate.

McGhee

McKeel

SB 200—A bill to be entitled An act relating to trust funds; re-creating the Transportation Revenue Bond Trust Fund within the Department of Transportation without modification; repealing s. 339.0815(4), F.S.; abrogating provisions relating to the termination of the trust fund to conform; providing an effective date.

Roberson, K.

Rodrigues, R.

Rodríguez, J.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 32

Speaker Weatherford in the Chair.

Yeas—116

Adkins Danish Jones, S. Ahern Davis Kerner Diaz, J. Diaz, M. Dudley Albritton La Rosa Antone Lee Artiles Magar Mayfield Baxley Eagle Edwards McBurnev Berman Beshears McGhee McKeel Fasano Fitzenhagen Bileca Boyd Fresen Metz Bracy Brodeur Fullwood Gaetz Broxson Gibbons Nelson Caldwell Gonzalez Nuñez Oliva O'Toole Campbell Goodson Castor Dentel Grant Clarke-Reed Hager Pafford Clelland Holder Coley Combee Hood Hooper Perry Corcoran Hudson Peters Crisafulli Hutson Pigman Ingram Pilon Cruz Cummings Jones, M.

es, S. Powell
ner Precourt
Rosa Pritchett
Raburn
gar Rangel
yfield Raschein
Burney Raulerson
Ghee Ray
Keel Reed
tz Rehwinke
raitis Renuart

Rehwinkel Vasilinda Moraitis Richardson Moskowitz Roberson, K. Rodrigues, R. Rodríguez, J. Rogers Rooney Passidomo Rouson Patronis Santiago Saunders Schenck Schwartz Slosberg Porter Smith

[—]was read the third time by title. On passage, the vote was:

Trujillo Williams, A. Spano Stone Stafford Waldman Taylor Wood Workman Stark Thurston Watson, B. Steube Tobia Watson, C. Young Stewart Torres Weatherford Zimmermann

Nays-None

So the bill passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

SB 202—A bill to be entitled An act relating to trust funds; re-creating the Transportation Governmental Bond Trust Fund within the Department of Transportation without modification; repealing s. 339.0816(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 33

Speaker Weatherford in the Chair.

Yeas-116

Adkins Eagle Moraitis Rogers Edwards Moskowitz Ahern Rooney Albritton Fasano Nelson Rouson Fitzenhagen Antone Nuñez Santiago Artiles Fresen Oliva Saunders Fullwood Baxley O'Toole Schenck Berman Gaetz Pafford Schwartz Beshears Gibbons Passidomo Slosberg Bileca Gonzalez Patronis Smith Boyd Goodson Perry Spano Bracy Grant Peters Stafford Brodeur Hager Pigman Stark Broxson Holder Pilon Steube Caldwell Hood Porter Stewart Campbell Hooper Powell Stone Castor Dentel Hudson Precourt Taylor Clarke-Reed Thurston Hutson Pritchett Clelland Raburn Tobia Ingram Coley Combee Jones, M. Rangel Torres Raschein Jones, S. Trujillo Corcoran Waldman Kerner Raulerson Crisafulli La Rosa Watson, B. Ray Reed Watson, C. Cruz Lee Cummings Rehwinkel Vasilinda Weatherford Magar Mayfield Williams, A. Danish Renuart Richardson McBurney Davis Wood Diaz, J. Diaz, M. McGhee Roberson, K. Workman Rodrigues, R. McKeel Young Dudley Metz Rodríguez, J. Zimmermann

Nays-None

So the bill passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

SB 206—A bill to be entitled An act relating to trust funds; re-creating the Federal Grants Trust Fund within the Department of State without modification; repealing s. 20.105(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 34

Yeas-116

Speaker Weatherford in the Chair.

•

Adkins	Eagle	Moraitis	Rogers
Ahern	Edwards	Moskowitz	Rooney
Albritton	Fasano	Nelson	Rouson
Antone	Fitzenhagen	Nuñez	Santiago
Artiles	Fresen	Oliva	Saunders
Baxley	Fullwood	O'Toole	Schenck
Berman	Gaetz	Pafford	Schwartz
Beshears	Gibbons	Passidomo	Slosberg
Bileca	Gonzalez	Patronis	Smith
Boyd	Goodson	Perry	Spano
Bracy	Grant	Peters	Stafford
Brodeur	Hager	Pigman	Stark
Broxson	Holder	Pilon	Steube
Caldwell	Hood	Porter	Stewart
Campbell	Hooper	Powell	Stone
Castor Dentel	Hudson	Precourt	Taylor
Clarke-Reed	Hutson	Pritchett	Thurston
Clelland	Ingram	Raburn	Tobia
Coley	Jones, M.	Rangel	Torres
Combee	Jones, S.	Raschein	Trujillo
Corcoran	Kerner	Raulerson	Waldman
Crisafulli	La Rosa	Ray	Watson, B.
Cruz	Lee	Reed	Watson, C.
Cummings	Magar	Rehwinkel Vasilinda	Weatherford
Danish	Mayfield	Renuart	Williams, A.
Davis	McBurney	Richardson	Wood
Diaz, J.	McGhee	Roberson, K.	Workman
Diaz, M.	McKeel	Rodrigues, R.	Young
Dudley	Metz	Rodríguez, J.	Zimmermann

Nays-None

So the bill passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

SB 210—A bill to be entitled An act relating to trust funds; re-creating the Clearing Funds Trust Fund within the Department of State without modification; repealing s. 20.104(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 35

Speaker Weatherford in the Chair.

Eagle	Moskowitz	Rooney
Edwards	Nelson	Rouson
Fasano	Nuñez	Santiago
Fitzenhagen	Oliva	Saunders
Fresen	O'Toole	Schenck
Fullwood	Pafford	Schwartz
Gaetz	Passidomo	Slosberg
Gibbons	Patronis	Smith
	Perry	Spano
Goodson	Peters	Stafford
Hager	Pigman	Stark
	Pilon	Steube
	Porter	Stewart
Hooper	Powell	Stone
Hudson	Precourt	Taylor
Hutson		Thurston
Ingram	Raburn	Tobia
Jones, M.	Rangel	Torres
Jones, S.		Trujillo
Kerner	Raulerson	Waldman
La Rosa	Ray	Watson, B.
Lee		Watson, C.
Magar	Rehwinkel Vasilinda	Weatherford
Mayfield	Renuart	Williams, A.
McBurney	Richardson	Wood
McGhee		Workman
McKeel	Rodrigues, R.	Young
Metz	Rodríguez, J.	Zimmermann
Moraitis	Rogers	
	Edwards Fasano Fitzenhagen Fresen Fullwood Gaetz Gibbons Gonzalez Goodson Hager Holder Hood Hooper Hudson Hutson Ingram Jones, M. Jones, S. Kerner La Rosa Lee Magar Mayfield McBurney McGhee McKeel Metz	Edwards Nelson Fasano Nuñez Fitzenhagen Oliva Fresen O'Toole Fullwood Pafford Gaetz Passidomo Gibbons Patronis Gonzalez Perry Goodson Peters Hager Pigman Holder Pilon Hood Porter Hooper Powell Hudson Precourt Hutson Pritchett Ingram Raburn Jones, M. Rangel Jones, S. Raschein Kerner Raulerson La Rosa Ray Lee Reed Magar Rehwinkel Vasilinda Mayfield Renuart McBurney Richardson McGhee Roberson, K. McKeel Rodriguez, J.

Nays-None

So the bill passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

SB 208—A bill to be entitled An act relating to trust funds; re-creating the Federal Grants Trust Fund within the Department of Economic Opportunity without modification; repealing s. 20.181(3), F.S.; abrogating provisions relating to the termination of the trust fund to conform; providing an effective

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 36

Speaker Weatherford in the Chair.

Yeas-116 Adkins Eagle Moraitis Rogers Edwards Ahern Moskowitz Rooney Albritton Fasano Nelson Rouson Fitzenhagen Antone Nuñez Santiago Artiles Fresen Oliva Saunders Baxley Fullwood O'Toole Schenck Berman Gaetz Pafford Schwartz Gibbons Beshears Passidomo Slosberg Bileca Gonzalez Patronis Smith Boyd Goodson Perry Spano Grant Peters Stafford Bracy Pigman Brodeur Hager Stark Broxson Holder Pilon Steube Caldwell Hood Porter Stewart Hooper Campbell Powel1 Stone Castor Dentel Taylor Precourt Hudson Clarke-Reed Hutson Pritchett Thurston Ingram Clelland Raburn Tobia Jones, M. Coley Combee Rangel Torres Trujillo Waldman Jones, S. Raschein Corcoran Kerner Raulerson Crisafulli La Rosa Watson, B. Ray Reed Watson, C. Cruz Lee Rehwinkel Vasilinda Cummings Weatherford Magar Mayfield Williams, A. Danish Rennart Richardson Davis McBurney Wood Diaz, J. Roberson, K. McGhee Workman Diaz, M. McKeel Rodrigues, R. Young Dudley Metz Rodríguez, J. Zimmermann

Nays-None

So the bill passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

CS for SB 214—A bill to be entitled An act relating to trust funds; terminating the Florida Forever Program Trust Fund within the Department of Environmental Protection; providing for the disposition of balances in, revenues of, and all outstanding appropriations of the trust fund; prescribing procedures for the termination of the trust fund; repealing s. 380.5115, F.S., relating to the Florida Forever Program Trust Fund within the Department of Environmental Protection; amending s. 259.101, F.S.; revising the designation of revenues from the disposal of lands in the Preservation 2000 program; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 37

Speaker Weatherford in the Chair.

Yeas-116 Adkins Ahern

Castor Dentel Baxley Bracy Berman Brodeur Clarke-Reed Albritton Beshears Broxson Clelland Coley Caldwell Antone Bileca Artiles Boyd Campbell Combee

Corcoran Crisafulli Cruz Cummings Danish Davis Diaz, J. Diaz, M. Dudley Eagle Edwards Fasano Fitzenhagen Fresen Fullwood Gaetz Gibbons Gonzalez Goodson Grant Hager Holder Hood Hooper

Hudson Hutson Ingram Jones, M. Jones, S. Kerner La Rosa Lee Magar Mayfield McBurney McGhee McKeel Metz Moraitis Moskowitz Nelson Nuñez Oliva O'Toole Pafford Passidomo

Patronis

Perry

Pigman Pilon Porter Powell Precourt Pritchett Raburn Rangel Raschein Raulerson Ray Reed Rehwinkel Vasilinda Renuart Richardson Roberson, K. Rodrigues, R. Rodríguez, J. Rogers Rooney Rouson Santiago Saunders

Peters

Schwartz Slosberg Smith Spano Stafford Stark Steube Stewart Stone Taylor Thurston Tobia Torres Trujillo Waldman Watson, B. Watson, C. Weatherford Williams, A. Wood Workman Young Zimmermann

Schenck

Nays-None

So the bill passed and was certified to the Senate.

SB 212—A bill to be entitled An act relating to trust funds; amending s. 379.207, F.S.; deleting a restriction on an expenditure from the Lifetime Fish and Wildlife Trust Fund; amending s. 379.212, F.S.; renaming the Fish and Wildlife Habitat Program as the Land Acquisition Trust Fund; creating s. 379.213, F.S.: providing for the administration and funding of the Save the Manatee Trust Fund; creating s. 379.214, F.S.; providing for the administration and funding of the Invasive Plant Control Trust Fund; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 38

Speaker Weatherford in the Chair.

Yeas-116 Adkins Ahern Albritton Antone Artiles Baxley Berman Beshears Bileca Boyd Bracy Brodeur Broxson Caldwell Campbell Castor Dentel Clarke-Reed Clelland Coley Combee Corcoran Crisafulli Cruz Cummings Danish Davis Diaz, J. Diaz, M.

Eagle Edwards Fasano Fitzenhagen Fresen Fullwood Gaetz Gibbons Gonzalez Goodson Perry Grant Hager Holder Hood Hooper Hudson Hutson Ingram Jones, M. Jones, S. Kerner La Rosa Ray Reed Lee Magar Mayfield McBurney McGhee

McKeel

Metz

Moraitis Rogers Moskowitz Rooney Nelson Rouson Nuñez Santiago Oliva Saunders O'Toole Schenck Pafford Schwartz Passidomo Slosberg Patronis Smith Spano Peters Stafford Pigman Pilon Stark Steube Porter Stewart Powel1 Stone Precourt Taylor Pritchett Thurston Tobia Raburn Rangel Torres Raschein Trujillo Waldman Raulerson Watson, B. Watson, C. Rehwinkel Vasilinda Weatherford Renuart Williams, A. Richardson Wood Roberson, K. Workman

Young

Zimmermann

Rodrigues, R.

Rodríguez, J.

Nays-None

Dudley

So the bill passed and was certified to the Senate.

SB 220—A bill to be entitled An act relating to trust funds; re-creating the Capital Collateral Regional Counsel Trust Fund within the Justice Administrative Commission without modification; repealing s. 27.715(2), F.S.; abrogating provisions relating to the scheduled termination of the trust fund, to conform; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 39

Yeas-115

Speaker Weatherford in the Chair.

1000 110			
Adkins	Eagle	Moraitis	Rogers
Ahern	Edwards	Moskowitz	Rooney
Albritton	Fasano	Nelson	Santiago
Antone	Fitzenhagen	Nuñez	Saunders
Artiles	Fresen	Oliva	Schenck
Baxley	Fullwood	O'Toole	Schwartz
Berman	Gaetz	Pafford	Slosberg
Beshears	Gibbons	Passidomo	Smith
Bileca	Gonzalez	Patronis	Spano
Boyd	Goodson	Perry	Stafford
Bracy	Grant	Peters	Stark
Brodeur	Hager	Pigman	Steube
Broxson	Holder	Pilon	Stewart
Caldwell	Hood	Porter	Stone
Campbell	Hooper	Powell	Taylor
Castor Dentel	Hudson	Precourt	Thurston
Clarke-Reed	Hutson	Pritchett	Tobia
Clelland	Ingram	Raburn	Torres
Coley	Jones, M.	Rangel	Trujillo
Combee	Jones, S.	Raschein	Waldman
Corcoran	Kerner	Raulerson	Watson, B.
Crisafulli	La Rosa	Ray	Watson, C.
Cruz	Lee	Reed	Weatherford
Cummings	Magar	Rehwinkel Vasilinda	Williams, A.
Danish	Mayfield	Renuart	Wood
Davis	McBurney	Richardson	Workman
Diaz, J.	McGhee	Roberson, K.	Young
Diaz, M.	McKeel	Rodrigues, R.	Zimmermann
Dudley	Metz	Rodríguez, J.	

Nays-None

Votes after roll call:

Yeas—Rouson

So the bill passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

SB 216—A bill to be entitled An act relating to trust funds; re-creating the Federal Grants Trust Fund within the Department of Management Services without modification; repealing s. 20.221(3), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 40

Speaker Weatherford in the Chair.

Yeas—114

Adkins	Bracy	Combee	Dudley
Ahern	Brodeur	Corcoran	Eagle
Albritton	Broxson	Crisafulli	Edwards
Antone	Caldwell	Cruz	Fasano
Artiles	Campbell	Cummings	Fitzenhagen
Baxley	Castor Dentel	Danish	Fresen
Berman	Clarke-Reed	Davis	Fullwood
Beshears	Clelland	Diaz, J.	Gaetz
Boyd	Coley	Diaz, M.	Gibbons

Gonzalez	Moraitis	Raulerson	Stark
Goodson	Moskowitz	Ray	Steube
Grant	Nelson	Reed	Stewart
Hager	Nuñez	Rehwinkel Vasilinda	Stone
Holder	Oliva	Renuart	Taylor
Hood	O'Toole	Richardson	Thurston
Hooper	Pafford	Roberson, K.	Tobia
Hudson	Passidomo	Rodrigues, R.	Torres
Hutson	Patronis	Rodríguez, J.	Trujillo
Ingram	Perry	Rogers	Waldman
Jones, M.	Peters	Rooney	Watson, B.
Jones, S.	Pigman	Rouson	Watson, C.
Kerner	Pilon	Santiago	Weatherford
La Rosa	Porter	Saunders	Williams, A.
Lee	Powell	Schenck	Wood
Magar	Precourt	Schwartz	Workman
McBurney	Pritchett	Slosberg	Young
McGhee	Raburn	Smith	Zimmermann
McKeel	Rangel	Spano	
Metz	Raschein	Stafford	

Nays-None

So the bill passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

SB 218—A bill to be entitled An act relating to trust funds; re-creating the Mortgage Guaranty Trust Fund within the Office of Financial Regulation without modification; repealing s. 494.00173(4), F.S.; abrogating provisions relating to the termination of the trust fund, to conform; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 41

Speaker Weatherford in the Chair.

Yeas-115 Adkins Eagle Edwards Ahern Albritton Fasano Fitzenhagen Antone Artiles Fresen Baxley Fullwood Berman Gaetz Beshears Gibbons Bileca Gonzalez Boyd Goodson Bracy Brodeur Grant Hager Broxson Holder Caldwell Hood Campbell Hooper Castor Dentel Hudson Clarke-Reed Hutson Clelland Ingram Coley Combee Jones, M. Jones, S. Corcoran Crisafulli Kerner La Rosa

Lee

Magar

Mayfield

McGhee

McKeel

Metz

McBurney

Moskowitz Nelson Nuñez Oliva O'Toole Pafford Passidomo Patronis Perry Peters Pigman Pilon Porter Powell Precourt Pritchett Raburn Rangel Raschein Raulerson Ray Reed Rehwinkel Vasilinda

Renuart

Richardson

Roberson, K.

Rodrigues, R.

Rodríguez, J.

Moraitis

Santiago Saunders Schenck Schwartz Slosberg Smith Spano Stafford Stark Steube Stewart Stone Taylor Thurston Tobia Torres Trujillo Waldman Watson, B. Watson, C. Weatherford Williams, A. Wood Workman Young Zimmermann

Rooney

Rouson

Nays-None

Cruz

Danish

Diaz, J.

Dudley

Diaz, M.

Davis

Cummings

Votes after roll call: Yeas—Rogers

So the bill passed by the required constitutional three-fifths vote of the membership and was certified to the Senate.

CS/CS/CS/HB 569—A bill to be entitled An act relating to the Florida Election Code; repealing s. 106.04, F.S., relating to the certification and political activities of committees of continuous existence; prohibiting a committee of continuous existence from accepting a contribution after a certain date; providing for revocation of the certification of each committee of continuous existence on a certain date; requiring the Division of Elections of the Department of State to provide certain notifications to committees of continuous existence; amending ss. 101.62, 102.031, and 111.075, F.S.; conforming provisions; amending and reordering s. 106.011, F.S., relating to definitions applicable to provisions governing campaign financing; revising the definition of the term "candidate" to include a candidate for a political party executive committee; deleting the definition of the term "committee of continuous existence," to conform; conforming provisions and crossreferences; amending s. 106.022, F.S.; conforming a provision; amending s. 106.025, F.S.; providing that tickets or advertising for a campaign fund raiser must comply with the requirements of political advertisements circulated before an election; amending s. 106.03, F.S.; conforming cross-references; amending s. 106.05, F.S.; revising the information that is required to appear on a campaign bank account for deposit of funds; amending s. 106.07, F.S.; revising reporting requirements for candidates and political committees; conforming provisions; amending s. 106.0703, F.S.; revising reporting requirements for electioneering communications organizations; amending s. 106.0705, F.S.; conforming provisions and cross-references; amending s. 106.08, F.S.; revising limitations on campaign contributions; conforming provisions and a cross-reference; amending s. 106.087, F.S.; conforming provisions; amending s. 106.11, F.S.; revising the information that is required to appear on bank account checks of candidates or political committees; revising information used to determine when debit cards are considered bank checks; amending s. 106.12, F.S.; conforming a cross-reference; amending s. 106.141, F.S.; specifying the amount of surplus funds a candidate may give to an affiliated party committee or political party; specifying the maximum amount of funds that certain candidates may transfer from a campaign account to an office account; expanding the permissible uses of office account funds; providing for retention of surplus campaign funds by a candidate for specified purposes; providing reporting requirements for surplus campaign funds; providing for disposition of the funds; modifying requirements for disposing of or transferring surplus funds; amending ss. 106.147, 106.17, 106.23, 106.265, 106.27, 106.32, 106.33, 112.3148, 112.3149, 1004.28, 1004.70, and 1004.71, F.S.; conforming provisions and cross-references; directing the Division of Elections to submit a proposal to the Legislature for a mandatory statewide electronic filing system; authorizing positions and providing appropriations; providing effective dates.

-was read the third time by title.

Representative A. Williams and offered the following:

(Amendment Bar Code: 174431)

Amendment 5 (with directory and title amendments)—Between lines 825 and 826, insert:

(11) Effective November 5, 2014, the Governor may neither solicit nor accept any campaign contribution on behalf of his or her campaign for Governor during the 60-day regular legislative session, any extended or special session, or until he or she has taken final action on any pending bills from the legislative session.

DIRECTORY AMENDMENT

Remove line 756 and insert:

are amended, and subsection (11) is added to that section, to read:

TITLE AMENDMENT

Between lines 35 and 36, insert:

prohibiting the Governor from soliciting or accepting certain campaign contributions during specified periods;

Rep. A. Williams moved the adoption of the amendment, which failed to receive the required two-thirds vote for adoption. The vote was:

Session Vote Sequence: 42

Speaker Weatherford in the Chair.

Yeas—40			
Antone	Edwards	Pritchett	Stafford
Berman	Fullwood	Rangel	Stark
Bracy	Gibbons	Reed	Stewart
Campbell	Jones, M.	Rehwinkel Vasilinda	Taylor
Castor Dentel	Kerner	Richardson	Thurston
Clarke-Reed	Lee	Rodríguez, J.	Torres
Clelland	McGhee	Rogers	Waldman
Cruz	Moskowitz	Rouson	Watson, B.
Danish	Pafford	Saunders	Watson, C.
Dudley	Powell	Schwartz	Williams, A.
Nays—74			
Adkins	Eagle	McKeel	Renuart
Ahern	Fasano	Metz	Roberson, K.
Albritton	Fitzenhagen	Moraitis	Rodrigues, R.
Artiles	Fresen	Nelson	Rooney
Baxley	Gaetz	Nuñez	Santiago
Beshears	Gonzalez	Oliva	Schenck
Bileca	Goodson	O'Toole	Smith
Boyd	Grant	Passidomo	Spano
Brodeur	Hager	Patronis	Steube
Broxson	Holder	Perry	Stone
Caldwell	Hood	Peters	Tobia
Coley	Hooper	Pigman	Trujillo
Combee	Hudson	Pilon	Weatherford
Corcoran	Hutson	Porter	Wood
Crisafulli	Ingram	Precourt	Workman
Cummings	La Rosa	Raburn	Young
Davis	Magar	Raschein	Zimmermann
Diaz, J.	Mayfield	Raulerson	
Diaz, M.	McBurney	Ray	

Votes after roll call:

Yeas-Jones, S.

Representative Schenck offered the following:

(Amendment Bar Code: 149333)

Amendment 6—Remove line 1032 and insert: provided in subsections (4) and (5), retain up to \$20,000 in his

Rep. Schenck moved the adoption of the amendment, which was adopted by the required two-thirds vote.

Representative Fasano offered the following:

(Amendment Bar Code: 305575)

Amendment 7 (with title amendment)—Between lines 1383 and 1384, insert:

Section 34. Paragraph (a) of subsection (3) and subsection (7) of section 99.012, Florida Statutes, are amended to read:

99.012 Restrictions on individuals qualifying for public office.—

(3)(a) No officer may qualify as a candidate for another <u>federal</u>, state, district, county, or municipal public office if the terms or any part thereof run concurrently with each other without resigning from the office he or she presently holds.

(7) Nothing contained in subsection (3) relates to persons holding any federal office or seeking the office of President or Vice President.

TITLE AMENDMENT

Remove line 61 and insert:

positions and providing appropriations; amending s. 99.012, F.S.; revising restrictions on individuals qualifying for public office; providing

Rep. Fasano moved the adoption of the amendment, which failed to receive the required two-thirds vote for adoption.

THE SPEAKER PRO TEMPORE IN THE CHAIR

THE SPEAKER IN THE CHAIR

The absence of a quorum was suggested. A quorum was present [Session Vote Sequence: 43].

The question recurred on the passage of CS/CS/CS/HB 569. The vote was:

Session Vote Sequence: 44

Speaker Weatherford in the Chair.

Yeas—75			
Adkins	Eagle	McBurney	Raulerson
Ahern	Edwards	McKeel	Ray
Albritton	Fasano	Metz	Renuart
Artiles	Fitzenhagen	Moraitis	Roberson, K.
Baxley	Fresen	Moskowitz	Rodrigues, R.
Beshears	Gaetz	Nelson	Rooney
Bileca	Gonzalez	Nuñez	Santiago
Boyd	Grant	Oliva	Schenck
Brodeur	Hager	O'Toole	Smith
Broxson	Holder	Passidomo	Spano
Clelland	Hood	Patronis	Steube
Coley	Hooper	Perry	Stone
Combee	Hudson	Peters	Tobia
Corcoran	Hutson	Pigman	Trujillo
Crisafulli	Ingram	Pilon	Weatherford
Cummings	Kerner	Porter	Wood
Davis	La Rosa	Precourt	Workman
Diaz, J.	Magar	Raburn	Young
Diaz, M.	Mayfield	Raschein	_

Nays—39			
Antone	Gibbons	Rehwinkel Vasilinda	Stewart
Berman	Jones, M.	Richardson	Taylor
Bracy	Jones, S.	Rodríguez, J.	Thurston
Campbell	Lee	Rogers	Torres
Castor Dentel	McGhee	Rouson	Waldman
Clarke-Reed	Pafford	Saunders	Watson, B.
Cruz	Powell	Schwartz	Watson, C.
Danish	Pritchett	Slosberg	Williams, A.
Dudley	Rangel	Stafford	Zimmermann
Fullwood	Reed	Stark	

So the bill passed, as amended, and was certified to the Senate after engrossment.

CS/HB 623—A bill to be entitled An act relating to wine; amending s. 564.05, F.S.; providing an exception to the maximum allowable capacity for an individual container of wine sold in this state; providing that certain wine sold or offered for sale by specified vendors shall be in the unopened original container; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 45

Speaker Weatherford in the Chair.

Yeas—116			
Adkins	Artiles	Bileca	Broxson
Ahern	Baxley	Boyd	Caldwell
Albritton	Berman	Bracy	Campbell
Antone	Beshears	Brodeur	Castor Dentel

Clarke-Reed	Holder	Patronis	Saunders
Clelland	Hood	Perry	Schenck
Coley	Hooper	Peters	Schwartz
Combee	Hudson	Pigman	Slosberg
Corcoran	Hutson	Pilon	Smith
Crisafulli	Ingram	Porter	Spano
Cruz	Jones, M.	Powell	Stafford
Cummings	Jones, S.	Precourt	Stark
Danish	Kerner	Pritchett	Steube
Davis	La Rosa	Raburn	Stewart
Diaz, J.	Lee	Rangel	Stone
Diaz, M.	Magar	Raschein	Taylor
Dudley	Mayfield	Raulerson	Thurston
Eagle	McBurney	Ray	Tobia
Edwards	McGhee	Reed	Torres
Fasano	McKeel	Rehwinkel Vasilinda	Trujillo
Fitzenhagen	Metz	Renuart	Waldman
Fresen	Moraitis	Richardson	Watson, B.
Fullwood	Moskowitz	Roberson, K.	Watson, C.
Gaetz	Nelson	Rodrigues, R.	Weatherford
Gibbons	Nuñez	Rodríguez, J.	Williams, A.
Gonzalez	Oliva	Rogers	Wood
Goodson	O'Toole	Rooney	Workman
Grant	Pafford	Rouson	Young
Hager	Passidomo	Santiago	Zimmermann

Nays-None

So the bill passed and was certified to the Senate.

HB 209—A bill to be entitled An act relating to Lake-Sumter Community College; amending ss. 288.8175 and 1000.21, F.S.; renaming Lake-Sumter Community College as "Lake-Sumter State College"; providing an effective date

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 46

Speaker Weatherford in the Chair.

Yeas—116			
Adkins	Eagle	Moraitis	Rogers
Ahern	Edwards	Moskowitz	Rooney
Albritton	Fasano	Nelson	Rouson
Antone	Fitzenhagen	Nuñez	Santiago
Artiles	Fresen	Oliva	Saunders
Baxley	Fullwood	O'Toole	Schenck
Berman	Gaetz	Pafford	Schwartz
Beshears	Gibbons	Passidomo	Slosberg
Bileca	Gonzalez	Patronis	Smith
Boyd	Goodson	Perry	Spano
Bracy	Grant	Peters	Stafford
Brodeur	Hager	Pigman	Stark
Broxson	Holder	Pilon	Steube
Caldwell	Hood	Porter	Stewart
Campbell	Hooper	Powell	Stone
Castor Dentel	Hudson	Precourt	Taylor
Clarke-Reed	Hutson	Pritchett	Thurston
Clelland	Ingram	Raburn	Tobia
Coley	Jones, M.	Rangel	Torres
Combee	Jones, S.	Raschein	Trujillo
Corcoran	Kerner	Raulerson	Waldman
Crisafulli	La Rosa	Ray	Watson, B.
Cruz	Lee	Reed	Watson, C.
Cummings	Magar	Rehwinkel Vasilinda	Weatherford
Danish	Mayfield	Renuart	Williams, A.
Davis	McBurney	Richardson	Wood
Diaz, J.	McGhee	Roberson, K.	Workman
Diaz, M.	McKeel	Rodrigues, R.	Young
Dudley	Metz	Rodríguez, J.	Zimmermann

Nays-None

So the bill passed and was certified to the Senate.

CS/HB 95—A bill to be entitled An act relating to charitable contributions; amending s. 726.102, F.S.; defining the terms "charitable contribution" and "qualified religious or charitable entity or organization"; amending s. 726.109, F.S.; providing that a transfer of a charitable contribution that is received in good faith by a qualified religious or charitable entity or organization is not a fraudulent transfer; providing exceptions; amending ss. 213.758, 718.704, and 721.05, F.S.; conforming cross-references; providing for applicability; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 47

Speaker Weatherford in the Chair.

Yeas-114 Adkins Eagle Moskowitz Rooney Ahern Edwards Nelson Rouson Albritton Fasano Nuñez Santiago Antone Fitzenhagen Oliva Saunders Artiles O'Toole Schenck Fresen Baxley Fullwood Pafford Schwartz Berman Gaetz Passidomo Slosberg Beshears Gibbons Patronis Smith Bileca Gonzalez Perry Spano Boyd Goodson Peters Stafford Bracy Grant Pigman Stark Brodeur Hager Pilon Steube Broxson Holder Porter Stewart Caldwell Hood Powell Stone Campbell Hooper Precourt Taylor Castor Dentel Hudson Pritchett Thurston Clarke-Reed Hutson Raburn Tobia Clelland Ingram Rangel Torres Trujillo Coley Jones, S. Raschein Combee Kerner Raulerson Waldman Ray Corcoran La Rosa Watson, B. Crisafulli Reed Watson, C. Lee Rehwinkel Vasilinda Williams, A. Cruz Magar Mayfield Cummings Renuart Wood Danish McBurney Richardson Workman Roberson, K. Davis McGhee Young Zimmermann McKeel Rodrigues, R. Diaz, J. Diaz, M. Rodríguez, J. Metz

Nays-None

Dudley

So the bill passed and was certified to the Senate.

Moraitis

CS/HB 7065—A bill to be entitled An act relating to Everglades improvement and management; amending s. 373.4592, F.S.; revising legislative findings for achieving water quality goals; revising the definition of the term "Long-Term Plan"; revising provisions for use of certain ad valorem tax proceeds; directing the South Florida Water Management District to complete a specified analysis; revising provisions for collection of the agricultural privilege tax; providing for the use of such tax proceeds; providing that payment of the tax and certain costs fulfills certain constitutional obligations; providing appropriations; providing effective dates.

Rogers

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 48

Speaker Weatherford in the Chair.

Yeas-114

Castor Dentel Adkins Baxley Bracy Ahern Berman Brodeur Clelland Coley Albritton Beshears Broxson Caldwell Combee Antone Bileca Boyd Campbell Corcoran Artiles

Crisafulli	Hutson	Pilon	Slosberg
Cruz	Ingram	Porter	Smith
Cummings	Jones, M.	Powell	Spano
Danish	Jones, S.	Precourt	Stafford
Davis	Kerner	Pritchett	Stark
Diaz, J.	La Rosa	Raburn	Steube
Diaz, M.	Lee	Rangel	Stewart
Dudley	Magar	Raschein	Stone
Eagle	Mayfield	Raulerson	Taylor
Edwards	McBurney	Ray	Thurston
Fasano	McGhee	Reed	Tobia
Fitzenhagen	McKeel	Rehwinkel Vasilinda	Torres
Fresen	Metz	Renuart	Trujillo
Fullwood	Moraitis	Richardson	Waldman
Gaetz	Moskowitz	Roberson, K.	Watson, B.
Gibbons	Nelson	Rodrigues, R.	Watson, C.
Gonzalez	Nuñez	Rodríguez, J.	Weatherford
Goodson	Oliva	Rogers	Williams, A.
Grant	O'Toole	Rooney	Wood
Hager	Pafford	Rouson	Workman
Holder	Passidomo	Santiago	Young
Hood	Patronis	Saunders	Zimmermann
Hooper	Perry	Schenck	
Hudson	Pigman	Schwartz	

Nays-None

Votes after roll call: Yeas—Clarke-Reed

So the bill passed, as amended, and was certified to the Senate.

HB 7017—A bill to be entitled An act relating to terms of courts; repealing s. 25.051, F.S., relating to regular terms of the Supreme Court; repealing s. 26.21, F.S., relating to terms of the circuit courts; repealing s. 26.22, F.S., relating to terms of the First Judicial Circuit; repealing s. 26.23, F.S., relating to terms of the Second Judicial Circuit; repealing s. 26.24, F.S., relating to terms of the Third Judicial Circuit; repealing s. 26.25, F.S., relating to terms of the Fourth Judicial Circuit; repealing s. 26.26, F.S., relating to terms of the Fifth Judicial Circuit; repealing s. 26.27, F.S., relating to terms of the Sixth Judicial Circuit; repealing s. 26.28, F.S., relating to terms of the Seventh Judicial Circuit; repealing s. 26.29, F.S., relating to terms of the Eighth Judicial Circuit; repealing s. 26.30, F.S., relating to terms of the Ninth Judicial Circuit; repealing s. 26.31, F.S., relating to terms of the Tenth Judicial Circuit; repealing s. 26.32, F.S., relating to terms of the Eleventh Judicial Circuit; repealing s. 26.33, F.S., relating to terms of the Twelfth Judicial Circuit; repealing s. 26.34, F.S., relating to terms of the Thirteenth Judicial Circuit; repealing s. 26.35, F.S., relating to terms of the Fourteenth Judicial Circuit; repealing s. 26.36, F.S., relating to terms of the Fifteenth Judicial Circuit; repealing s. 26.361, F.S., relating to terms of the Sixteenth Judicial Circuit; repealing s. 26.362, F.S., relating to terms of the Seventeenth Judicial Circuit; repealing s. 26.363, F.S., relating to terms of the Eighteenth Judicial Circuit; repealing s. 26.364, F.S., relating to terms of the Nineteenth Judicial Circuit; repealing s. 26.365, F.S., relating to terms of the Twentieth Judicial Circuit; repealing s. 26.37, F.S., relating to requiring a judge to attend the first day of each term of the circuit court; repealing s. 26.38, F.S., relating to a requirement for a judge to state a reason for nonattendance; repealing s. 26.39, F.S., relating to the penalty for nonattendance of the judge; repealing s. 26.40, F.S., relating to adjournment of the circuit court upon nonattendance of the judge; repealing s. 26.42, F.S., relating to calling all cases on the docket at the end of each term; repealing s. 35.10, F.S., relating to regular terms of the district courts of appeal; repealing s. 35.11, F.S., relating to special terms of the district courts of appeal; repealing s. 907.05, F.S., relating to a requirement that criminal trials be heard in the term of court before civil cases; repealing s. 907.055, F.S., relating to a requirement that persons in custody be arraigned and tried in the term of court unless good cause is shown; amending ss. 26.46, 27.04, 30.12, 30.15, 34.13, 35.05, and 38.23, F.S.; conforming provisions to changes made by the act; creating s. 43.43, F.S.; allowing the Supreme Court to set terms of court for the Supreme Court, district courts of appeal, and circuit courts; creating s. 43.44, F.S.; authorizing appellate courts to withdraw a mandate within 120 days after its

issuance; amending ss. 112.19, 206.215, 450.121, 831.10, 831.17, 877.08, 902.19, 903.32, 905.01, 905.09, 905.095, 914.03, 924.065, and 932.47, F.S.; conforming provisions to changes made by the act; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 49

Speaker Weatherford in the Chair.

Yeas-116 Adkins Eagle Moraitis Rogers Ahern Edwards Moskowitz Rooney Albritton Fasano Nelson Rouson Fitzenhagen Antone Nuñez Santiago Saunders Artiles Fresen Oliva Fullwood Baxley O'Toole Schenck Berman Gaetz Pafford Schwartz Beshears Gibbons Passidomo Slosberg Bileca Gonzalez Patronis Smith Bovd Goodson Perry Spano Bracy Grant Peters Stafford Brodeur Pigman Pilon Hager Holder Stark Broxson Steube Caldwell Hood Porter Stewart Campbell Hooper Powell Stone Castor Dentel Clarke-Reed Precourt Hudson Taylor Hutson Pritchett Thurston Clelland Ingram Raburn Tobia Coley Combee Jones, M. Torres Rangel Trujillo Jones, S. Raschein Corcoran Waldman Kerner Raulerson Crisafulli La Rosa Ray Reed Watson, B. Watson, C. Cruz Lee Rehwinkel Vasilinda Cummings Magar Weatherford Mayfield Danish Renuart Williams, A. McBurney Richardson Davis Wood Roberson, K. Workman Diaz, J. McGhee Diaz, M. Rodrigues, R. McKeel Young Zimmermann Dudley Metz Rodríguez, J.

Nays-None

So the bill passed and was certified to the Senate.

CS/HB 413—A bill to be entitled An act relating to physical therapy; amending s. 486.021, F.S.; authorizing a physical therapist to implement physical therapy treatment plans of a specified duration which are developed by the physical therapist or provided by a practitioner of record or an advanced registered nurse practitioner; providing an effective date.

—was read the third time by title. On passage, the vote was:

Session Vote Sequence: 50

Speaker Weatherford in the Chair.

Castor Dentel Clarke-Reed Clelland Coley Combee	Edwards Fasano Fitzenhagen Fresen Fullwood	Hutson Ingram Jones, M. Jones, S. Kerner
Corcoran	Gaetz	La Rosa
		Magar
Cruz	Gonzalez	Mayfield
Cummings	Goodson	McBurney
Danish	Grant	McGhee
Davis	Hager	McKeel
Diaz, J.	Holder	Metz
Diaz, M.	Hood	Moraitis
Dudley	Hooper	Moskowitz
Eagle	Hudson	Nelson
	Clarke-Reed Clelland Coley Combee Corcoran Crisafulli Cruz Cummings Danish Davis Diaz, J. Diaz, M. Dudley	Clarke-Reed Fasano Clelland Fitzenhagen Coley Fresen Combee Fullwood Corcoran Gaetz Crisafulli Gibbons Cruz Gonzalez Cummings Goodson Danish Grant Davis Hager Diaz, J. Holder Diaz, M. Hood Dudley Hooper

Nuñez	Raburn	Rouson	Thurston
Oliva	Rangel	Santiago	Tobia
O'Toole	Raschein	Saunders	Torres
Pafford	Raulerson	Schenck	Trujillo
Passidomo	Ray	Schwartz	Waldman
Patronis	Reed	Slosberg	Watson, B.
Perry	Rehwinkel Vasilinda	Smith	Watson, C.
Peters	Renuart	Spano	Weatherford
Pigman	Richardson	Stafford	Williams, A.
Pilon	Roberson, K.	Stark	Wood
Porter	Rodrigues, R.	Steube	Workman
Powell	Rodríguez, J.	Stewart	Young
Precourt	Rogers	Stone	Zimmermann
Pritchett	Rooney	Taylor	

Nays-None

So the bill passed and was certified to the Senate.

CS/HB 179—A bill to be entitled An act relating to eminent domain proceedings; amending s. 74.051, F.S.; revising the distribution of interest on certain deposits held by clerks of court in eminent domain proceedings; providing an effective date.

-was read the third time by title. On passage, the vote was:

Session Vote Sequence: 51

Speaker Weatherford in the Chair.

Yeas-116 Adkins Eagle Moraitis Rogers Edwards Moskowitz Rooney Ahern Albritton Fasano Rouson Nelson Fitzenhagen Santiago Antone Nuñez Artiles Oliva Fresen Saunders Baxley Fullwood O'Toole Schenck Berman Gaetz Pafford Schwartz Slosberg Beshears Gibbons Passidomo Gonzalez Patronis Smith Bileca Boyd Perry Goodson Spano Stafford Bracy Brodeur Peters Grant Pigman Stark Hager Broxson Caldwell Pilon Steube Holder Hood Porter Stewart Campbell Hooper Powel1 Stone Castor Dentel Hudson Precourt Taylor Thurston Clarke-Reed Hutson Pritchett Ingram Jones, M. Clelland Raburn Tobia Coley Rangel Torres Trujillo Combee Jones, S. Raschein Waldman Corcoran Kerner Raulerson Crisafulli La Rosa Ray Watson, B. Cruz Lee Reed Watson, C. Cummings Magar Rehwinkel Vasilinda Weatherford Mayfield Danish Renuart Williams, A. Davis McBurney Richardson Wood Diaz, J. McGhee Roberson, K. Workman Diaz, M. McKeel Rodrigues, R. Young Dudley Metz Rodríguez, J. Zimmermann

Nays-None

So the bill passed and was certified to the Senate.

CS/CS/HB 239—A bill to be entitled An act relating to the practice of optometry; amending s. 463.002, F.S.; providing definitions; authorizing a certified optometrist to administer and prescribe ocular pharmaceutical agents; amending s. 463.005, F.S.; authorizing the Board of Optometry to adopt rules relating to the administration and prescription of ocular pharmaceutical agents; amending s. 463.0055, F.S.; requiring a certified optometrist to complete a course and examination on general and ocular pharmaceutical agents before administering or prescribing those agents;

requiring the certified optometrist to send proof to the department of successful completion of a course and subsequent examination; providing exceptions to the pharmaceutical agents a certified optometrist may administer or prescribe; providing an exception to the coursework and subsequent examination requirements; specifying the number of required course hours based on the date of licensure; requiring the Florida Medical Association and the Florida Optometric Association to jointly develop and administer the course and examination; revising provisions relating to the development of a formulary of ocular pharmaceutical agents; providing that the committee's advisory opinions and recommendations state specific findings of fact and grounds for recommendations; providing an exception to review; providing that the board is bound by the committee's advisory opinions and recommendations unless competent substantial evidence is presented to the board to rebut; amending s. 463.0057, F.S.; prohibiting the holder of an optometric faculty certificate from administering or prescribing ocular pharmaceutical agents; amending s. 463.006, F.S.; revising provisions relating to licensure and certification of optometrists; amending s. 463.0135, F.S.; authorizing a certified optometrist to perform certain eye examinations; requiring a comanagement letter to transfer a patient for postoperative care; requiring patient consent; requiring the patient to be informed of the fees and provided an itemized statement of services; amending s. 463.014, F.S.; prohibiting a licensed practitioner of optometry from providing any drug for the purpose of treating a systemic disease; specifying procedures that a certified optometrist is authorized to perform; amending s. 483.035, F.S.; requiring a clinical laboratory operated by a licensed practitioner of optometry to be licensed under ch. 463, F.S.; amending s. 483.041, F.S.; revising the definition of the term "licensed practitioner" to include certified optometrists; amending s. 483.181, F.S.; providing for an optometrist to accept a human specimen for examination, under certain conditions; amending s. 893.02, F.S.; redefining the term "practitioner" to include certified optometrists; amending ss. 463.009 and 641.31, F.S.; conforming cross-references; providing an effective date.

-was read the third time by title.

Representative Caldwell offered the following:

(Amendment Bar Code: 298375)

Amendment 1 (with title amendment)—Remove everything after the enacting clause and insert:

Section 1. Paragraph (b) of subsection (3) and subsection (4) of section 463.002, Florida Statutes, are amended, subsection (5) is renumbered as subsection (7) and amended, present subsections (6) through (10) are renumbered as subsections (8) through (12), respectively, and new subsections (5) and (6) are added to that section, to read:

463.002 Definitions.—As used in this chapter, the term:

- (3)
- (b) A licensed practitioner who is not a certified optometrist shall be required to display at her or his place of practice a sign which states, "I am a Licensed Practitioner, not a Certified Optometrist, and I am not able to prescribe topical ocular pharmaceutical agents."
- (4) "Certified optometrist" means a licensed practitioner authorized by the board to administer and prescribe topical ocular pharmaceutical agents.
- (5) "Ocular pharmaceutical agent" means a pharmaceutical agent that is administered topically or orally for the diagnosis or treatment of ocular conditions of the human eye and its appendages without the use of surgery or other invasive techniques.
- (6) "Surgery" means a procedure using an instrument, including a laser, scalpel, or needle, in which human tissue is cut, burned, scraped except as provided in s. 463.014(4), or vaporized, by incision, injection, ultrasound, laser, infusion, cryotherapy, or radiation. The term includes a procedure using an instrument which requires the closure of human tissue by suture, clamp, or other such device.
- (7)(5) "Optometry" means the diagnosis of conditions of the human eye and its appendages; the employment of any objective or subjective means or methods, including the administration of topical ocular pharmaceutical agents, for the purpose of determining the refractive powers of the human eyes, or any

visual, muscular, neurological, or anatomic anomalies of the human eyes and their appendages; and the prescribing and employment of lenses, prisms, frames, mountings, contact lenses, orthoptic exercises, light frequencies, and any other means or methods, including topical ocular pharmaceutical agents, for the correction, remedy, or relief of any insufficiencies or abnormal conditions of the human eyes and their appendages.

Section 2. Paragraph (g) of subsection (1) of section 463.005, Florida Statutes, is amended to read:

463.005 Authority of the board.—

- (1) The Board of Optometry has authority to adopt rules pursuant to ss. 120.536(1) and 120.54 to implement the provisions of this chapter conferring duties upon it. Such rules shall include, but not be limited to, rules relating to:
- (g) Administration and prescription of topical ocular pharmaceutical agents.

Section 3. Section 463.0055, Florida Statutes, is amended to read:

463.0055 Administration and prescription of topical ocular pharmaceutical agents; committee.—

- (1)(a) Certified optometrists may administer and prescribe topical ocular pharmaceutical agents as provided in this section for the diagnosis and treatment of ocular conditions of the human eye and its appendages without the use of surgery or other invasive techniques. However, a licensed practitioner who is not certified may use topically applied anesthetics solely for the purpose of glaucoma examinations, but is otherwise prohibited from administering or prescribing topical ocular pharmaceutical agents.
- (b) Before a certified optometrist may administer or prescribe oral ocular pharmaceutical agents, the certified optometrist must provide proof to the department of successful completion of a course and subsequent examination, approved by the board, on general and ocular pharmaceutical agents and the side effects of those agents. The course shall consist of 20 contact hours, all of which may be web-based. The first course and examination shall be presented by October 1, 2013, and shall be administered at least annually thereafter. The course and examination shall be developed and offered jointly by a statewide professional association of physicians in this state accredited to provide educational activities designated for the American Medical Association Physician's Recognition Award (AMA PRA) Category 1 credit and a statewide professional association of licensed practitioners which provides board-approved continuing education on an annual basis. The board shall review and approve the content of the initial course and examination if the board determines that the course and examination adequately and reliably satisfy the criteria set forth in this section. The board shall thereafter annually review and approve the course and examination if the board determines that the content continues to adequately and reliably satisfy the criteria set forth in this section. Successful completion of the board-approved course and examination may be used by a certified optometrist to satisfy 20 hours of the continuing education requirements in s. 463.007(3), only for the biennial period in which the board-approved course and examination are taken. If a certified optometrist does not complete a board-approved course and examination under this section, the certified optometrist is only authorized to administer and prescribe topical ocular pharmaceutical agents.
- The board shall establish a formulary of topical ocular pharmaceutical agents that may be prescribed and administered by a certified optometrist. There is hereby created a committee composed of two optometrists licensed pursuant to this chapter, appointed by the Board of Optometry, two board certified ophthalmologists licensed pursuant to chapter 458 or chapter 459, appointed by the Board of Medicine, and one additional person with a doctorate degree in pharmacology who is not licensed pursuant to chapter 458, chapter 459, or this chapter, appointed by the State Surgeon General. The committee shall review requests for additions to, deletions from, or modifications of a formulary of topical ocular pharmaceutical agents for administration and prescription by certified optometrists and shall provide to the board advisory opinions and recommendations on such requests. The formulary shall consist of those topical ocular pharmaceutical agents that are appropriate to treat or diagnose ocular diseases and disorders and that which the certified optometrist is qualified to use in the practice of optometry. The board shall establish, add to, delete from, or modify the topical formulary by rule. Notwithstanding any provision of chapter 120 to the contrary, the topical

formulary rule <u>becomes</u> shall become effective 60 days from the date it is filed with the Secretary of State.

- (b) The formulary may be added to, deleted from, or modified according to the procedure described in paragraph (a). Any person who requests an addition, deletion, or modification of an authorized topical ocular pharmaceutical agent shall have the burden of proof to show cause why such addition, deletion, or modification should be made.
- (c) The State Surgeon General shall have standing to challenge any rule or proposed rule of the board pursuant to s. 120.56. In addition to challenges for any invalid exercise of delegated legislative authority, the administrative law judge, upon such a challenge by the State Surgeon General, may declare all or part of a rule or proposed rule invalid if it:
- 1. Does not protect the public from any significant and discernible harm or damages;
- 2. Unreasonably restricts competition or the availability of professional services in the state or in a significant part of the state; or
- 3. Unnecessarily increases the cost of professional services without a corresponding or equivalent public benefit.

However, there shall not be created a presumption of the existence of any of the conditions cited in this subsection in the event that the rule or proposed rule is challenged.

- (d) Upon adoption of the formulary required by this section, and upon each addition, deletion, or modification to the formulary, the board shall mail a copy of the amended formulary to each certified optometrist and to each pharmacy licensed by the state.
- (3) In addition to the formulary of topical ocular pharmaceutical agents established by rule of the board, there is created a statutory formulary of oral ocular pharmaceutical agents, which includes the following agents:
- (a) The following analgesics or their generic or therapeutic equivalents, which may not be administered or prescribed for more than 72 hours without consultation with a physician licensed under chapter 458 or chapter 459 who is skilled in diseases of the eye:
 - 1. Tramadol hydrochloride.
 - 2. Acetaminophen 300 mg with No. 3 codeine phosphate 30 mg.
 - (b) The following antibiotics or their generic or therapeutic equivalents:
 - 1. Amoxicillin with or without clavulanic acid.
 - 2. Azithromycin.
 - 3. Erythromycin.
 - 4. Dicloxacillin.
 - 5. Doxycycline/Tetracycline.
 - 6. Keflex.
 - 7. Minocycline.
 - (c) The following antivirals or their generic or therapeutic equivalents:
 - 1. Acyclovir.
 - 2. Famciclovir.
 - 3. Valacyclovir.
- (d) The following oral anti-glaucoma agents or their generic or therapeutic equivalents, which may not be administered or prescribed for more than 72 hours:
 - 1. Acetazolamide.
 - 2. Methazolamide.

Any oral ocular pharmaceutical agent that is listed in the statutory formulary set forth in this subsection and that is subsequently determined by the United States Food and Drug Administration to be unsafe for administration or prescription shall be considered to have been deleted from the formulary of oral ocular pharmaceutical agents. The oral ocular pharmaceutical agents on the statutory formulary set forth in this subsection may not otherwise be deleted by the board, the department, or the State Surgeon General.

- (4)(3) A certified optometrist shall be issued a prescriber number by the board. Any prescription written by a certified optometrist for an a topical ocular pharmaceutical agent pursuant to this section shall have the prescriber number printed thereon. A certified optometrist may not administer or prescribe:
- (a) A controlled substance listed in Schedule III, Schedule IV, or Schedule Vof s. 893.03, except for an oral analgesic placed on the formulary pursuant to

this section for the relief of pain due to ocular conditions of the eye and its appendages.

(b) A controlled substance for the treatment of chronic nonmalignant pain as defined in s. 456.44(1)(e).

Section 4. Subsection (3) of section 463.0057, Florida Statutes, is amended to read:

463.0057 Optometric faculty certificate.—

(3) The holder of a faculty certificate may engage in the practice of optometry as permitted by this section, but may not administer or prescribe topical ocular pharmaceutical agents unless the certificateholder has satisfied the requirements of s. 463.006(1)(b)4. and 5. If a certificateholder wishes to administer or prescribe oral ocular pharmaceutical agents, the certificateholder must also satisfy the requirements of s. 463.0055(1)(b).

Section 5. Subsections (2) and (3) of section 463.006, Florida Statutes, are amended to read:

463.006 Licensure and certification by examination.—

- (2) The examination shall consist of the appropriate subjects, including applicable state laws and rules and general and ocular pharmacology with emphasis on the <u>use</u> topical application and side effects of ocular pharmaceutical agents. The board may by rule substitute a national examination as part or all of the examination and may by rule offer a practical examination in addition to the written examination.
- (3) Each applicant who successfully passes the examination and otherwise meets the requirements of this chapter is entitled to be licensed as a practitioner and to be certified to administer and prescribe topical ocular pharmaceutical agents in the diagnosis and treatment of ocular conditions.

Section 6. Subsections (10) and (11) are added to section 463.0135, Florida Statutes, to read:

463.0135 Standards of practice.—

- (10) A certified optometrist is authorized to perform any eye examination, including a dilated examination, required or authorized by chapter 548 or by rules adopted to implement that chapter.
- (11) Co-management of postoperative care shall be conducted pursuant to the requirements of this section and a patient-specific transfer of care letter that governs the relationship between the physician who performed the surgery and the licensed practitioner. The patient must be fully informed of, and consent in writing to, the co-management relationship for his or her care. The transfer of care letter shall confirm that it is not medically necessary for the physician who performed the surgery to provide such postoperative care to the patient and that it is clinically appropriate for the licensed practitioner to provide such postoperative care. Before co-management of postoperative care commences, the patient shall be informed in writing that he or she has the right to be seen during the entire postoperative period by the physician who performed the surgery. In addition, the patient must be informed of the fees, if any, to be charged by the licensed practitioner and the physician performing the surgery, and must be provided with an accurate and comprehensive itemized statement of the specific postoperative care services that the physician performing the surgery and the licensed practitioner render, along with the charge for each service.

Section 7. Subsections (3) and (4) of section 463.014, Florida Statutes, are amended to read:

463.014 Certain acts prohibited.—

- (3) Prescribing, ordering, dispensing, administering, supplying, selling, or giving any <u>drug for the purpose of treating a systemic disease systemic drugs</u> by a licensed practitioner is prohibited. <u>However, a certified optometrist is permitted to use commonly accepted means or methods to immediately address incidents of anaphylaxis.</u>
- (4) Surgery of any kind, including the use of lasers, is expressly prohibited. Certified optometrists may remove superficial foreign bodies. For the purposes of this subsection, the term "superficial foreign bodies" means any foreign matter that is embedded in the conjunctiva or comea but that which has not penetrated the globe. Notwithstanding the definition of surgery as provided in s. 463.002(6), a certified optometrist is not prohibited from providing any optometric care within the practice of optometry as defined in s. 463.002(7), such as removing an eyelash by epilation, probing an uninflamed tear duct in a patient 18 years of age or older, blocking the puncta by plug, or superficial

scraping for the purpose of removing damaged epithelial tissue or superficial foreign bodies or taking a culture of the surface of the cornea or conjunctiva.

Section 8. Section 463.0141, Florida Statutes, is created to read:

463.0141 Reports of adverse incidents in the practice of optometry.—

- (1) Effective January 1, 2014, an adverse incident occurring in the practice of optometry must be reported to the department in accordance with this section.
- (2) The required notification must be in writing and submitted to the department by certified mail. The required notification must be postmarked within 15 days after the adverse incident if the adverse incident occurs when the patient is at the office of the licensed practitioner. If the adverse incident occurs when the patient is not at the office of the licensed practitioner, the required notification must be postmarked within 15 days after the licensed practitioner discovers, or reasonably should have discovered, the occurrence of the adverse incident.
- (3) For purposes of notification to the department, the term "adverse incident," as used in this section, means any of the following events when it is reasonable to believe that the event is attributable to the prescription of an oral ocular pharmaceutical agent by the licensed practitioner:
- (a) Any condition that requires the transfer of a patient to a hospital licensed under chapter 395.
- (b) Any condition that requires the patient to obtain care from a physician licensed under chapter 458 or chapter 459, other than a referral or a consultation required under this chapter.
 - (c) Permanent physical injury to the patient.
 - (d) Partial or complete permanent loss of sight by the patient.
 - (e) Death of the patient.
- (4) The department shall review each incident and determine whether it potentially involved conduct by the licensed practitioner who may be subject to disciplinary action, in which event s. 456.073 applies. Disciplinary action, if any, shall be taken by the board.

Section 9. Subsection (1) of section 483.035, Florida Statutes, is amended to read:

483.035 Clinical laboratories operated by practitioners for exclusive use; licensure and regulation.—

(1) A clinical laboratory operated by one or more practitioners licensed under chapter 458, chapter 459, chapter 460, chapter 461, chapter 462, chapter 463, or chapter 466, exclusively in connection with the diagnosis and treatment of their own patients, must be licensed under this part and must comply with the provisions of this part, except that the agency shall adopt rules for staffing, for personnel, including education and training of personnel, for proficiency testing, and for construction standards relating to the licensure and operation of the laboratory based upon and not exceeding the same standards contained in the federal Clinical Laboratory Improvement Amendments of 1988 and the federal regulations adopted thereunder.

Section 10. Subsection (7) of section 483.041, Florida Statutes, is amended to read:

483.041 Definitions.—As used in this part, the term:

(7) "Licensed practitioner" means a physician licensed under chapter 458, chapter 459, chapter 460, or chapter 461; a certified optometrist licensed under chapter 463; a dentist licensed under chapter 466; a person licensed under chapter 462; or an advanced registered nurse practitioner licensed under part I of chapter 464; or a duly licensed practitioner from another state licensed under similar statutes who orders examinations on materials or specimens for nonresidents of the State of Florida, but who reside in the same state as the requesting licensed practitioner.

Section 11. Subsection (5) of section 483.181, Florida Statutes, is amended to read:

483.181 Acceptance, collection, identification, and examination of specimens.—

(5) A clinical laboratory licensed under this part must accept a human specimen submitted for examination by a practitioner licensed under chapter 458, chapter 459, chapter 460, chapter 461, chapter 462, chapter 463, s. 464.012, or chapter 466, if the specimen and test are the type performed by the clinical laboratory. A clinical laboratory may only refuse a specimen based upon a history of nonpayment for services by the practitioner. A clinical

laboratory shall not charge different prices for tests based upon the chapter under which a practitioner submitting a specimen for testing is licensed.

Section 12. Subsection (21) of section 893.02, Florida Statutes, is amended to read:

- 893.02 Definitions.—The following words and phrases as used in this chapter shall have the following meanings, unless the context otherwise requires:
- (21) "Practitioner" means a physician licensed pursuant to chapter 458, a dentist licensed pursuant to chapter 466, a veterinarian licensed pursuant to chapter 474, an osteopathic physician licensed pursuant to chapter 459, a naturopath licensed pursuant to chapter 462, a certified optometrist licensed pursuant to chapter 461, provided such practitioner holds a valid federal controlled substance registry number.

Section 13. Subsection (1) of section 893.05, Florida Statutes, is amended to read:

893.05 Practitioners and persons administering controlled substances in their absence.—

(1) A practitioner, in good faith and in the course of his or her professional practice only, may prescribe, administer, dispense, mix, or otherwise prepare a controlled substance, or the practitioner may cause the same to be administered by a licensed nurse or an intern practitioner under his or her direction and supervision only. A veterinarian may so prescribe, administer, dispense, mix, or prepare a controlled substance for use on animals only, and may cause it to be administered by an assistant or orderly under the veterinarian's direction and supervision only. A certified optometrist licensed under chapter 463 may not administer or prescribe a controlled substance listed in Schedule I or Schedule II of s. 893.03.

Section 14. Paragraph (d) of subsection (1) of section 893.055, Florida Statutes, is amended to read:

893.055 Prescription drug monitoring program.—

- (1) As used in this section, the term:
- (d) "Health care practitioner" or "practitioner" means any practitioner who is subject to licensure or regulation by the department under chapter 458, chapter 459, chapter 461, chapter 462, chapter 463, chapter 464, chapter 465, or chapter 466.

Section 15. Section 463.009, Florida Statutes, is amended to read:

463.009 Supportive personnel.—No person other than a licensed practitioner may engage in the practice of optometry as defined in s. 463.002(7) 463.002(5). Except as provided in this section, under no circumstances shall nonlicensed supportive personnel be delegated diagnosis or treatment duties; however, such personnel may perform data gathering, preliminary testing, prescribed visual therapy, and related duties under the direct supervision of the licensed practitioner. Nonlicensed personnel, who need not be employees of the licensed practitioner, may perform ministerial duties, tasks, and functions assigned to them by and performed under the general supervision of a licensed practitioner, including obtaining information from consumers for the purpose of making appointments for the licensed practitioner. The licensed practitioner shall be responsible for all delegated acts performed by persons under her or his direct and general supervision.

Section 16. Subsection (19) of section 641.31, Florida Statutes, is amended to read:

641.31 Health maintenance contracts.—

(19) Notwithstanding any other provision of law, health maintenance policies or contracts which provide coverage, benefits, or services as described in s. 463.002(7) 463.002(5), shall offer to the subscriber the services of an optometrist licensed pursuant to chapter 463.

Section 17. This act shall take effect July 1, 2013.

TITLE AMENDMENT

Remove everything before the enacting clause and insert:
A bill to be entitled

An act relating to the practice of optometry; amending s. 463.002, F.S.; revising and providing definitions; authorizing a certified optometrist to administer and prescribe ocular pharmaceutical agents; amending s. 463.005,

F.S.; authorizing the Board of Optometry to adopt rules relating to the administration and prescription of ocular pharmaceutical agents; amending s. 463.0055, F.S.; requiring a certified optometrist to complete a board-approved course and examination on general and ocular pharmaceutical agents before administering or prescribing those agents; requiring the certified optometrist to provide proof to the department of successful completion of the course and examination; authorizing that successful completion of the course and examination be used to satisfy certain continuing education requirements; requiring the board to establish a formulary of topical ocular pharmaceutical agents that may be prescribed and administered by certified optometrists; deleting provisions with respect to a committee; establishing a statutory formulary of oral ocular pharmaceutical agents; prohibiting a certified optometrist from administering or prescribing certain controlled substances; amending s. 463.0057, F.S.; providing conditions under which the holder of an optometric faculty certificate may administer and prescribe oral ocular pharmaceutical agents; amending s. 463.006, F.S.; revising provisions relating to licensure and certification of optometrists, to conform; amending s. 463.0135, F.S.; authorizing a certified optometrist to perform certain eye examinations; requiring a transfer of care letter for the co-management of postoperative care; requiring patient consent; requiring the patient to be informed of the fees and provided an itemized statement of services; amending s. 463.014, F.S.; prohibiting a licensed practitioner of optometry from providing any drug for the purpose of treating a systemic disease; specifying procedures that a certified optometrist is authorized to perform; creating s. 463.0141, F.S.; requiring the reporting of adverse incidents in the practice of optometry to the department according to specified procedures; providing a definition; requiring the department to review the conduct of licensed practitioners with respect to adverse incidents, to which disciplinary action may apply; amending s. 483.035, F.S.; requiring a clinical laboratory operated by a licensed practitioner of optometry to be licensed under Optometry Practice Act; amending s. 483.041, F.S.; revising the definition of the term "licensed practitioner" to include certified optometrists; amending s. 483.181, F.S.; providing for an optometrist to accept a human specimen for examination, under certain conditions; amending s. 893.02, F.S.; redefining the term "practitioner" to include certified optometrists; amending s. 893.05, F.S.; prohibiting a certified optometrist from administering or prescribing certain controlled substances; amending s. 893.055, F.S.; revising the term "health care practitioner" to include certified optometrists for purposes of the prescription drug monitoring program; amending ss. 463.009 and 641.31, F.S.; conforming cross-references; providing an effective date.

Rep. Caldwell moved the adoption of the amendment, which was adopted by the required two-thirds vote.

The question recurred on the passage of CS/CS/HB 239. The vote was:

Session Vote Sequence: 52

Speaker Weatherford in the Chair.

Yeas—116			
Adkins	Corcoran	Hager	Nelson
Ahern	Crisafulli	Holder	Nuñez
Albritton	Cruz	Hood	Oliva
Antone	Cummings	Hooper	O'Toole
Artiles	Danish	Hudson	Pafford
Baxley	Davis	Hutson	Passidomo
Berman	Diaz, J.	Ingram	Patronis
Beshears	Diaz, M.	Jones, M.	Perry
Bileca	Dudley	Jones, S.	Peters
Boyd	Eagle	Kerner	Pigman
Bracy	Edwards	La Rosa	Pilon
Brodeur	Fasano	Lee	Porter
Broxson	Fitzenhagen	Magar	Powell
Caldwell	Fresen	Mayfield	Precourt
Campbell	Fullwood	McBurney	Pritchett
Castor Dentel	Gaetz	McGhee	Raburn
Clarke-Reed	Gibbons	McKeel	Rangel
Clelland	Gonzalez	Metz	Raschein
Coley	Goodson	Moraitis	Raulerson
Combee	Grant	Moskowitz	Ray

Reed	Rouson	Stark	Waldman
Rehwinkel Vasilinda	Santiago	Steube	Watson, B.
Renuart	Saunders	Stewart	Watson, C.
Richardson	Schenck	Stone	Weatherford
Roberson, K.	Schwartz	Taylor	Williams, A.
Rodrigues, R.	Slosberg	Thurston	Wood
Rodríguez, J.	Smith	Tobia	Workman
Rogers	Spano	Torres	Young
Rooney	Stafford	Trujillo	Zimmermann

Nays-None

So the bill passed, as amended, and was certified to the Senate after engrossment.

Moment of Silence

At the request of Rep. Hudson, Rep. Passidomo, and Rep. Zimmermann, the House observed a moment of silence in memory of Army Specialist Zachary L. Shannon, of Dunedin, and Army Staff Sergeant Marc A. Scialdo, of Naples, who were both killed in the line of duty in Afghanistan on March 11, 2013

Presentation of House the House Built

A video of the special House project entitled *House the House Built* was viewed on the Floor.

Motion to Adjourn

Rep. Crisafulli moved that the House, after receiving reports, adjourn for the purpose of holding committee and subcommittee meetings and conducting other House business, to reconvene upon call of the Chair. The motion was agreed to.

Votes After Roll Call

[Date(s) of Vote(s) and Sequence Number(s)]

Rep. Ray:

Nays-March 21: 19

Rep. Renuart:

Yeas—March 13: 7, 8, 9, 10, 11, 12, 13, 14

First-named Sponsors

CS/CS/HB 365—S. Jones

Cosponsors

HB 33—Stone

CS/HB 49-Pilon

CS/HB 155—Clelland

HB 209-Nelson

CS/HB 461—McBurney, Nuñez

HB 525—Adkins

CS/HB 609—Adkins

CS/HB 623—Moskowitz

HB 653—Hager

CS/HB 713—Albritton

CS/HB 851—Patronis

CS/HB 867—Adkins

CS/HB 953-Pilon

HB 1129-Mayfield

CS/HB 1205—Campbell

HB 1295—Campbell

HB 4011—Smith

CS/CS/HB 7011—Precourt

HB 7051—Campbell

CS/HB 7057—Fasano

CS/HB 7091—Fresen

HR 9009-Albritton

HR 9019-Hudson

First Reading of Committee and Subcommittee Substitutes by Publication

By the State Affairs Committee; and Agriculture & Natural Resources Subcommittee; Representatives **Raburn**, **Albritton**, and **M. Diaz**—

CS/CS/HB 137—A bill to be entitled An act relating to the Department of Citrus; amending s. 601.152, F.S.; deleting an obsolete reference; amending ss. 601.9918 and 601.992, F.S.; reverting certain references to the Department of Citrus that were changed to references to the Department of Agriculture and Consumer Services by chapter 2012-182, Laws of Florida; providing for applicability; providing for retroactive application of specified rules of the Department of Citrus; providing for repeal of specified rules of the Department of Agriculture and Consumer Services; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Judiciary Committee; and Civil Justice Subcommittee; Representative **J. Rodríguez**—

CS/CS/HB 229—A bill to be entitled An act relating to land trusts: creating s. 689.073, F.S., and transferring, renumbering, and amending s. 689.071(4) and (5), F.S.; providing requirements relating to vesting of ownership in a trustee; providing exclusion and applicability; amending s. 689.071, F.S.; revising and providing definitions; revising provisions relating to land trust transfers of real property and vesting of ownership in a trustee; prohibiting the operation of the statute of uses to execute a land trust or to vest the trust property under certain conditions; prohibiting the operation of the doctrine of merger to execute a land trust or to vest the trust property under certain conditions; providing conditions under which a beneficial interest is deemed real property; revising and providing rights, liabilities, and duties of land trust beneficiaries; authorizing certain beneficial ownership methods; providing for the perfection of security documents; providing that a trustee's legal and equitable title to the trust property is separate and distinct from the beneficiary's beneficial interest in the land trust and the trust property; prohibiting a lien, judgment, mortgage, security interest, or other encumbrance against one interest from automatically attaching to another interest; providing that the appointment of a guardian ad litem is not necessary in certain foreclosure litigation affecting the title to trust property of a land trust; conforming provisions to changes made by the act; deleting provisions relating to the applicability of certain successor trustee provisions; providing notice requirements; providing for the determination of applicable law for certain trusts; providing for applicability relating to Uniform Commercial Code financing statements; providing requirements for recording effectiveness; amending s. 736.0102, F.S.; revising and providing scope of the Florida Trust Code; providing a directive to the Division of Law Revision and Information; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health Care Appropriations Subcommittee; Representative Reed-

CS/HB 241—A bill to be entitled An act relating to community health workers; providing definitions; specifying the duties and activities of community health workers; creating the Community Health Worker Task Force within a state college or university; requiring the Department of Health to provide administrative support and services; providing membership and duties of the task force; requiring the members of the task force to elect a chair and vice chair; providing that task force members serve without compensation and are not entitled to reimbursement for per diem or travel expenses; requiring that the task force meet at least quarterly in person, by teleconference, or by other electronic means; specifying the number of members required for a quorum; requiring the task force to submit a report to the Governor and Legislature by a specified date; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Highway Safety Subcommittee; and Economic Development & Tourism Subcommittee; Representative Ray—

CS/CS/HB 319—A bill to be entitled An act relating to community transportation projects; amending s. 163.3180, F.S., relating to transportation concurrency; revising and providing requirements for local governments that continue to implement a transportation concurrency system; revising provisions for applicants for rezoning or a permit for a planned development to satisfy concurrency requirements; providing for such provisions to apply to development agreements; authorizing a local government to accept contributions from multiple applicants to satisfy such requirements under certain conditions; requiring local governments to provide the basis upon which landowners will be assessed certain costs; encouraging local governments without transportation concurrency to adopt an alternative mobility funding system; prohibiting alternative systems from denying, timing, or phasing a development application process if the developer agrees to pay for identified transportation impacts; requiring mobility fees to comply with the dual rational nexus test; prohibiting alternative systems from holding new developments responsible for existing deficiencies; providing an effective

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Finance & Tax Subcommittee; Representative Raulerson—

CS/HB 495—A bill to be entitled An act relating to the certified audit program; amending s. 213.21, F.S.; revising the amounts of interest liability that the Department of Revenue may abate for taxpayers participating in the certified audit program; authorizing a taxpayer to participate in the certified audit program after the department has issued notice of intent to conduct an audit of the taxpayer; amending s. 213.285, F.S.; conforming provisions; authorizing the department to initiate a certified audit program for specified taxes administered by the department; revising procedures, deadlines, and notice requirements for certified audits; authorizing the department to adopt rules prohibiting a qualified practitioner from representing a taxpayer in informal conference procedures under certain circumstances; amending s. 213.053, F.S.; conforming terminology; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Appropriations Subcommittee; and Insurance & Banking Subcommittee; Representative **Hager**—

CS/CS/HB 553—A bill to be entitled An act relating to workers' compensation system administration; amending s. 440.02, F.S.; revising a definition for purposes of workers' compensation; amending s. 440.05, F.S.; revising requirements relating to submitting notice of election of exemption; amending s. 440.102, F.S.; conforming a cross-reference; amending s. 440.107, F.S.; revising effectiveness of stop-work orders and penalty assessment orders; amending s. 440.11, F.S.; revising immunity from liability standards for employers and employees using a help supply services company; amending s. 440.13, F.S.; deleting and revising definitions; revising health care provider requirements and responsibilities; deleting rulemaking authority and responsibilities of the Department of Financial Services; revising provider reimbursement dispute procedures; revising penalties for certain violations or overutilization of treatment; deleting certain Office of Insurance Regulation audit requirements; deleting provisions providing for removal of physicians from lists of those authorized to render medical care under certain conditions; amending s. 440.15, F.S.; revising limitations on compensation for temporary total disability; amending s. 440.185, F.S.; revising and deleting penalties for noncompliance relating to duty of employer upon receipt of notice of injury or death; amending s. 440.20, F.S.; transferring certain responsibilities of the office to the department; deleting certain responsibilities of the department; amending s. 440.211, F.S.; deleting a requirement that a provision that is mutually agreed upon in any collective bargaining agreement be filed with the department; amending s. 440.385, F.S.; correcting cross-references; amending s. 440.491, F.S.; revising certain carrier reporting requirements; revising duties of the department upon referral of an injured employee; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Government Operations Appropriations Subcommittee; and Insurance & Banking Subcommittee; Representatives **Hooper**, **Edwards**, **Fasano**, and **Santiago**—

CS/CS/HB 573—A bill to be entitled An act relating to manufactured and mobile homes; amending s. 627.351, F.S.; requiring the Citizens Property Insurance Corporation to offer coverage for mobile homes and manufactured homes for a specified minimum insured value; amending s. 723.06115, F.S.; specifying the procedure for requesting and obtaining funds from the Florida Mobile Home Relocation Trust Fund to pay for the operational costs of the Florida Mobile Home Relocation Corporation and the relocation costs of mobile home owners; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Judiciary Committee; Representatives Ingram, Ford, Baxley, Eagle, Gaetz, Hudson, and Mayfield—

CS/HB 619—A bill to be entitled An act relating to controlled substances; amending s. 893.03, F.S.; adding to the list of Schedule I controlled substances certain specified materials, compounds, mixtures, or preparations that contain hallucinogenic substances, or any of their salts, isomers, and salts of isomers, if the existence of such salts, isomers, and salts of isomers is possible within the specific chemical designation; amending s. 893.0355, F.S.; revising provisions relating to rulemaking; amending s. 893.13, F.S.; providing reduced penalties for possession of 3 grams or less of specified controlled substances; amending s. 893.135, F.S.; providing criminal penalties for a person who knowingly sells, purchases, manufactures, delivers, or brings into this state, or who is knowingly in actual or constructive possession of, a specified quantity of specified controlled substances; reenacting ss. 893.13(1)-(6) and 921.0022(3)(b)-(e), F.S., relating to prohibited acts involving controlled substances and the Criminal Punishment Code, respectively, to

incorporate the amendments made to s. 893.03, F.S., in references thereto; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Transportation & Highway Safety Subcommittee; Representative ${\bf Nu\~nez}$ —

CS/HB 647—A bill to be entitled An act relating to rental car sales and use tax surcharges; amending s. 212.0606, F.S.; defining the terms "car-sharing service" and "single trip;" exempting the provision of vehicles by such services from the rental car surcharge; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Healthy Families Subcommittee; Representative K. Roberson—

CS/HB 1015—A bill to be entitled An act relating to the state ombudsman program; amending s. 400.0060, F.S.; revising and providing definitions; amending s. 400.0061, F.S.; revising legislative intent with respect to citizen ombudsmen; deleting references to ombudsman councils and transferring their responsibilities to representatives of the Office of State Long-Term Care Ombudsman; amending s. 400.0063, F.S.; revising duties of the office; amending s. 400.0065, F.S.; reorganizing local ombudsman councils; establishing districts; requiring the state ombudsman to submit an annual report to the Governor, the Legislature, and specified agencies and entities; amending s. 400.0067, F.S.; providing duties of the State Long-Term Care Ombudsman Advisory Council; providing for membership, terms, and meetings; amending s. 400.0069, F.S.; requiring the state ombudsman to designate and direct program districts; providing duties of representatives of the office in the districts; providing for appointment and qualifications of district ombudsmen; prohibiting certain individuals from serving as ombudsmen; amending s. 400.0070, F.S.; providing conditions under which a representative of the office could be found to have a conflict of interest; amending s. 400.0071, F.S.; requiring the Department of Elderly Affairs to consult with the state ombudsman before adopting rules pertaining to complaint resolution; amending s. 400.0073, F.S.; providing procedures for investigation of complaints; amending s. 400.0074, F.S.; revising procedures for conducting onsite administrative assessments; authorizing the department to adopt rules; amending s. 400.0075, F.S.; revising complaint notification and resolution procedures; amending s. 400.0078, F.S.; providing for a resident or representative of a resident to receive additional information regarding resident rights; amending s. 400.0079, F.S.; providing immunity from liability for a representative of the office under certain circumstances; amending s. 400.0081, F.S.; requiring long-term care facilities to provide representatives of the office with access to facilities, residents, and records for certain purposes; amending s. 400.0083, F.S.; conforming provisions to changes made by the act; amending s. 400.0087, F.S.; providing for the office to coordinate ombudsman services with Disability Rights Florida; amending s. 400.0089, F.S.; conforming provisions to changes made by the act; amending s. 400.0091, F.S.; revising training requirements for representatives of the office and ombudsmen; amending ss. 20.41, 400.021, 400.022, 400.0255, 400.1413, 400.162, 400.19, 400.191, 400.23, 400.235, 415.1034, 415.104, 415.1055, 415.106, 415.107, 429.02, 429.07, 429.19, 429.26, 429.28, 429.34, 429.35, 429.85, and 744.444, F.S.; conforming provisions to changes made by the act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health Innovation Subcommittee; Representative Reed-

CS/HB 1021—A bill to be entitled An act relating to background screening; amending s. 322.142, F.S.; allowing the Department of Highway Safety and Motor Vehicles to share driver license photographs with the Agency for Health Care Administration pursuant to an interagency agreement; amending s. 408.809, F.S.; adding additional disqualifying

offenses to background screening provisions; amending s. 435.04, F.S.; revising information to be submitted for a background screening; adding additional disqualifying offenses; amending s. 435.07, F.S.; revising terminology; requiring that individuals seeking an exemption from disqualification must have completed all nonmonetary conditions imposed by the court for the disqualifying felony; requiring that all persons seeking an exemption from disqualification have paid any court-ordered monetary penalty in full before being eligible to apply; amending s. 435.12, F.S.; requiring that a photograph of the person taken at the time the fingerprints are processed be submitted to the Care Provider Background Screening Clearinghouse before submission of the electronic fingerprints; requiring specified information to be included with the initiation of the screening registration within the clearinghouse; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Agriculture & Natural Resources Subcommittee; Representatives **Hutson** and **Albritton**—

CS/HB 1063—A bill to be entitled An act relating to water supply; amending s. 373.701, F.S.; providing a legislative declaration that efforts to adequately and dependably meet water needs require the cooperation of utility companies, private landowners, water consumers, and the Department of Agriculture and Consumer Services; amending s. 373.703, F.S.; providing that the governing board of a water management district shall assist selfsuppliers, among others, in meeting water supply demands in a manner that will give priority to encouraging conservation and reducing adverse environmental effects; providing a definition; providing that the governing board of a water management district may contract with self-suppliers for the purpose of carrying out its powers; amending s. 373.709, F.S.; providing that certain planning by the governing board of a water management district must be conducted in coordination and cooperation with the Department of Agriculture and Consumer Services, among other interested parties; requiring that certain agricultural demand projections be based upon the best available data and providing considerations to determine the best available data; requiring certain information if there is a deviation from the data provided by the Department of Agriculture and Consumer Services; authorizing certain users to propose specific projects for inclusion in the list of water supply development project options; removing references to alternative water supply projects; requiring water management districts to assist in developing multijurisdictional approaches to water supply project development jointly with affected self-suppliers in certain areas; amending s. 570.076, F.S.; conforming a cross-reference; amending s. 570.085, F.S.; requiring the Department of Agriculture and Consumer Services to establish an agricultural water supply planning program that includes certain data; providing criteria for development of data; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Health Quality Subcommittee; Representatives **Pigman**, **Baxley**, **Combee**, **Fresen**, **Mayfield**, **Porter**, **R. Rodrigues**, and **Van Zant**—

CS/HB 1129—A bill to be entitled An act relating to infants born alive; amending s. 390.011, F.S.; defining the term "born alive"; amending s. 390.0111, F.S.; providing that an infant born alive during or immediately after an attempted abortion is entitled to the same rights, powers, and privileges as any other child born alive in the course of natural birth; requiring health care practitioners to preserve the life and health of such an infant born alive, if possible; providing for the transport and admittance of an infant born alive to a hospital; providing a presumption that the infant has been surrendered; providing for certain medical and social services for the infant; requiring a health care practitioner or certain employees who have knowledge of any violations with respect to infants born alive after an attempted abortion to report those violations to the Department of Health; providing a penalty; amending s. 390.0112, F.S.; revising a reporting requirement; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Healthy Families Subcommittee; Representatives Perry and $\textbf{Peters} \underline{\hspace{1cm}}$

CS/HB 1315—A bill to be entitled An act relating to independent living; amending s. 39.013, F.S.; providing that when the court obtains jurisdiction over a child who has been found to be dependent, the court retains jurisdiction until the child reaches a certain age; providing exceptions; amending s. 39.6013, F.S.; conforming a cross-reference; creating s. 39.6035, F.S.; requiring the Department of Children and Families, the community-based care provider, and others to assist a child in developing a transition plan after the child reaches a specified age and requiring a meeting to develop the plan; specifying requirements and procedures for the transition plan; requiring periodic review of the transition plan; requiring the court to approve the transition plan before the child leaves foster care and the court terminates jurisdiction; creating s. 39.6251, F.S.; providing definitions; providing that a young adult may remain in foster care under certain circumstances after attaining 18 years of age; specifying criteria for extended foster care; providing that the permanency goal for a young adult who chooses to remain in care is transition from care to independent living; specifying dates for eligibility for a young adult to remain in extended foster care; providing for supervised living arrangements in extended foster care; authorizing a young adult to return to foster care under certain circumstances; specifying services that must be provided to the young adult; directing the court to retain jurisdiction and hold review hearings; amending s. 39.701, F.S.; revising judicial review of foster care cases; making technical changes; providing criteria for review hearings for children younger than 18 years of age; providing criteria for review hearings for children 17 years of age; requiring the department to verify that the child has certain documents; requiring the department to update the case plan; providing for review hearings for young adults in foster care; amending s. 409.145, F.S.; requiring the department to develop and implement a system of care for children in foster care; specifying the goals of the foster care system; requiring the department to assist foster care caregivers to achieve quality parenting; specifying the roles and responsibilities of caregivers, the department, and others; providing for transition from a caregiver; requiring information sharing; providing for the adoption and use of a reasonable and prudent parent standard; defining terms; providing for the application for the standard of care; providing for limiting liability of caregivers; specifying foster parent room and board rates; authorizing community-based care service providers to pay a supplemental monthly room and board payment to foster parents for providing certain services; directing the department to adopt rules; deleting obsolete provisions; amending s. 409.1451, F.S.; providing for the Road-to-Independence program; providing legislative findings and intent; providing for postsecondary services and support; requiring former foster care young adults attending a postsecondary educational institution to have an assigned mentor; requiring community-based care service providers to maintain a listing of all available mentors; specifying aftercare services; providing for appeals of a determination of eligibility; providing for portability of services across county lines and between lead agencies; providing for accountability; requiring a report to the Legislature; creating the Independent Living Services Advisory Council; providing for membership and specifying the duties and functions of the council; requiring reports and recommendations; providing for a young adult to retain personal property; requiring the department to document enrollment of eligible young adults in Medicaid; directing the department to adopt rules; amending s. 409.175, F.S.; allowing young adults remaining in care to be considered in the total number of children placed in a foster home; amending s. 409.903, F.S.; conforming a cross-reference; requiring the department to acquire postsecondary educational campus coaching positions for certain purposes; providing for a network coordinator to provide oversight; providing for a transfer of services; providing for the cost of foster care to be paid from a special category in the General Appropriations Act; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

By the Agriculture & Natural Resources Subcommittee; Representative Beshears—

CS/HB 1393—A bill to be entitled An act relating to agricultural storage and shipping containers; amending s. 506.19, F.S.; authorizing the use of certain brands and marks on containers used for the storage and transport of agricultural and other commercial products to designate and distinguish ownership of the containers; creating s. 506.265, F.S.; providing definitions; providing requirements for the sale and purchase of a specified number of plastic bulk merchandise containers; providing that prosecuting attorneys may inspect records of purchase at any time upon reasonable notice; providing criminal and civil penalties; providing an exception for the operator of a waste management facility and certain tax-exempt entities; providing an effective date.

First reading by publication (Art. III, s. 7, Florida Constitution).

Reference

CS/HB 219—Referred to the Economic Affairs Committee and Appropriations Committee.

CS/HB 357—Referred to the Economic Affairs Committee.

CS/HB 633—Referred to the Regulatory Affairs Committee.

CS/HB 1339—Referred to the Business & Professional Regulation Subcommittee and Judiciary Committee.

CS/HB 7057—Referred to the Education Committee.

CS/HB 7091—Referred to the Education Committee.

House Resolutions Adopted by Publication

At the request of Rep. Adkins-

HR 9015—House Resolution A resolution remembering the extraordinary life of Harriet Ross Tubman and honoring her bravery and sacrifice on the 100th anniversary of her passing.

WHEREAS, born into slavery in 1820 in Dorchester County, Maryland, to slaves Harriet Green and Benjamin Ross, then-known Araminta Harriet Ross was the fifth of nine children to endure the hardships and violence inherent in the relationship between master and slave until finally forging her escape from enslavement and gaining her freedom in 1849, and

WHEREAS, in 1851, married and free in the State of Pennsylvania, Harriet Ross Tubman began the 10-year mission that would make her the most famous conductor on the Underground Railroad and one of the greatest abolitionists and Civil Rights activists in American history, and

WHEREAS, with passage of the Fugitive Slave Law, the dynamics of escaping slavery had changed, leading to widespread abduction of former slaves and free Blacks; however, Tubman persevered in her efforts, rerouting the Underground Railroad to Canada and embarking on the tireless relocation of more than 300 slaves, including her parents, and

WHEREAS, with bounties totaling as much as \$40,000, Tubman, a fugitive slave herself, made approximately 19 harrowing trips involving great personal hardship and grave danger, but she was never captured and never failed to deliver her "passengers" to safety, earning her the title of the "Moses of Her People," and

WHEREAS, after the outbreak of the Civil War, Harriet Ross Tubman served with the Union Army as a soldier, spy, nurse, scout, and cook, including honorable service in Fernandina Beach, where she was recognized for her ability to cure illnesses using native herbs, and was the first Black woman to lead an armed expedition into war, guiding the Combahee River

Raid, which was responsible for the liberation of more than 700 South Carolina slaves, and

WHEREAS, after the Civil War ended, Harriet Tubman returned to her home in Auburn, New York, where she spent her remaining years advocating for women's rights and serving the elderly with a generous land donation that was later named in her honor as the Harriet Tubman Home for the Aged, where she later worked and then was cared for in the period before her own death, and

WHEREAS, on March 10, 1913, Harriet Ross Tubman died of pneumonia at her home in Auburn, New York, and was buried at Fort Hill Cemetery with military honors, and

WHEREAS, Harriet Ross Tubman was an eloquent and effective speaker on behalf of the movement to abolish slavery and fought with unprecedented tenacity for human dignity, human rights, equal opportunity, and justice, and her determination and bravery continue to inspire generations of Americans, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That on the 100th anniversary of her passing, the House of Representatives remembers the extraordinary life of Harriet Ross Tubman and honors her contributions and sacrifice in this state and throughout the nation.

—was read and adopted by publication pursuant to Rule 10.17.

At the request of Rep. Metz and Rep. Ford—

HR 9019—House Resolution A resolution recognizing March 30, 2013, as "Welcome Home Vietnam Veterans Day."

WHEREAS, the Vietnam War was fought in Vietnam from 1961 to 1975 and involved North Vietnam and the Vietcong in conflict with the United States and South Vietnam, and

WHEREAS, the United States became involved in Vietnam, first in an advisory role to the South Vietnamese, because policymakers in the United States believed that if South Vietnam fell to a communist government, communism would spread throughout the rest of Southeast Asia, and

WHEREAS, on August 7, 1964, the United States Congress overwhelmingly passed the Gulf of Tonkin Resolution, which effectively handed over the war-making powers to President Lyndon Johnson until such time as peace and security had returned to Vietnam, and

WHEREAS, in 1965, there were 184,000 United States troops in Vietnam, and by 1969, that number had grown to more than 500,000 troops, and

WHEREAS, on January 27, 1973, the Treaty of Paris was signed, which required the release of all United States prisoners of war held in North Vietnam and the withdrawal of all United States Armed Forces, and on March 30, 1973, the United States completed the withdrawal of combat troops, and

WHEREAS, during the course of the war, more than 58,000 members of the United States Armed Forces lost their lives in Vietnam and more than 300,000 were wounded, and

WHEREAS, upon their return home, members of the United States Armed Forces who served bravely and faithfully for the United States during the Vietnam War were caught in the crossfire of public debate about the involvement of the United States in the war, and the issue remained a divisive one for many years, and

WHEREAS, it was not until 1982 that the Vietnam Veterans Memorial was dedicated in the District of Columbia to commemorate those members of the United States Armed Forces who died or were declared missing in action in Vietnam, and

WHEREAS, "Welcome Home Vietnam Veterans Day" is an appropriate way to honor those members of the United States Armed Forces who served in Vietnam during the Vietnam War, NOW, THEREFORE,

Be It Resolved by the House of Representatives of the State of Florida:

That March 30, 2013, is recognized as "Welcome Home Vietnam Veterans Day."

—was read and adopted by publication pursuant to Rule 10.17.

Reports of Standing Committees and Subcommittees

Received March 22:

The Regulatory Affairs Committee reported the following favorably: CS/HB 45

The above committee substitute was placed on the Calendar of the House.

The Health & Human Services Committee reported the following favorably:

CS/HB 93

The above committee substitute was placed on the Calendar of the House.

The Health & Human Services Committee reported the following favorably:

CS/HB 115

The above committee substitute was placed on the Calendar of the House.

The State Affairs Committee reported the following favorably: CS/HB 137 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 137 was laid on the table.

The Health & Human Services Committee reported the following favorably:

HB 195

The above bill was placed on the Calendar of the House.

The Judiciary Committee reported the following favorably: CS/HB 229 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 229 was laid on the table.

The Health Care Appropriations Subcommittee reported the following favorably:

HB 241 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 241 was laid on the table.

The Transportation & Highway Safety Subcommittee reported the following favorably:

CS/HB 319 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 319 was laid on the table.

The Business & Professional Regulation Subcommittee reported the following favorably:

HB 347 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 347 was laid on the table.

The Health & Human Services Committee reported the following favorably:

CS/HB 349

The above committee substitute was placed on the Calendar of the House.

The Local & Federal Affairs Committee reported the following favorably:

HB 369 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 369 was laid on the table.

The Local & Federal Affairs Committee reported the following favorably:

CS/HB 415

The above committee substitute was transmitted to the next committee or subcommittee of reference, the Economic Affairs Committee.

The Regulatory Affairs Committee reported the following favorably: HB 425

The above bill was placed on the Calendar of the House.

The Business & Professional Regulation Subcommittee reported the following favorably:

CS/HB 457 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 457 was laid on the table.

The Finance & Tax Subcommittee reported the following favorably: HB 495 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 495 was laid on the table.

The Health & Human Services Committee reported the following favorably:

CS/HB 529

The above committee substitute was placed on the Calendar of the House.

The Local & Federal Affairs Committee reported the following favorably:

HM 545

The above memorial was transmitted to the next committee or subcommittee of reference, the Judiciary Committee.

The Government Operations Appropriations Subcommittee reported the following favorably:

CS/HB 553 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 553 was laid on the table.

The Government Operations Appropriations Subcommittee reported the following favorably:

CS/HB 573 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, CS/HB 573 was laid on the table.

The Judiciary Committee reported the following favorably: HB 619 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 619 was laid on the table.

The Health & Human Services Committee reported the following favorably:

CS/HB 625

The above committee substitute was placed on the Calendar of the House.

The Transportation & Highway Safety Subcommittee reported the following favorably:

HB 647 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 647 was laid on the table

The Regulatory Affairs Committee reported the following favorably: CS/HB 649

The above committee substitute was placed on the Calendar of the House.

The Regulatory Affairs Committee reported the following favorably: CS/HB 695

The above committee substitute was placed on the Calendar of the House.

The Judiciary Committee reported the following favorably: HB 841 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 841 was laid on the table.

The Criminal Justice Subcommittee reported the following favorably: HB 915 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 915 was laid on the table.

The Healthy Families Subcommittee reported the following favorably: HB 1015 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1015 was laid on the table.

The Health Innovation Subcommittee reported the following favorably: HB 1021 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1021 was laid on the table.

The Business & Professional Regulation Subcommittee reported the following favorably:

HB 1025 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1025 was laid on the table.

The Agriculture & Natural Resources Subcommittee reported the following favorably:

HB 1063 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1063 was laid on the table.

The Health Quality Subcommittee reported the following favorably: HB 1129 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1129 was laid on the table.

The Local & Federal Affairs Committee reported the following favorably:

HB 1271

The above bill was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

The Local & Federal Affairs Committee reported the following favorably:

HB 1283

The above bill was transmitted to the next committee or subcommittee of reference, the Regulatory Affairs Committee.

The Healthy Families Subcommittee reported the following favorably: HB 1315 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1315 was laid on the table.

The Local & Federal Affairs Committee reported the following favorably:

HB 1367

The above bill was transmitted to the next committee or subcommittee of reference, the Economic Affairs Committee.

The Agriculture & Natural Resources Subcommittee reported the following favorably:

HB 1393 with committee substitute

The above committee substitute was transmitted to the Office of the Speaker, subject to referral under Rule 7.19(c). Under the rule, HB 1393 was laid on the table.

The Local & Federal Affairs Committee reported the following favorably:

HB 4053

The above bill was transmitted to the next committee or subcommittee of reference, the State Affairs Committee.

Excused

Reps. Harrell, Rader, Van Zant

Adjourned

Pursuant to the motion previously agreed to, the House adjourned at 2:50 p.m., to reconvene upon call of the Chair.

CHAMBER ACTIONS ON BILLS

Friday, March 22, 2013

CS/HB	95 — Read 3rd time; CS passed; YEAS 114, NAYS 0	CS/CS/HB	239 — Read 3rd time; Amendment 298375 adopted; CS passed as amended; YEAS 116, NAYS 0
CS/HB	155 — Read 3rd time; CS passed as amended; YEAS 108, NAYS 7	CS/HB	413 — Read 3rd time; CS passed; YEAS 115, NAYS 0
CS/HB	179 — Read 3rd time; CS passed; YEAS 116, NAYS 0	CS/CS/CS/HB	569 — Read 3rd time; Amendment 174431 Failed; Amendment 149333 adopted; Amendment
SB	200 — Read 3rd time; Passed; YEAS 116, NAYS 0		305575 Failed; CS passed as amended; YEAS 75, NAYS 39
SB	202 — Read 3rd time; Passed; YEAS 116, NAYS 0	CS/HB	623 — Read 3rd time; CS passed; YEAS 116, NAYS 0
SB	204 — Read 3rd time; Passed; YEAS 116, NAYS 0	SB	686 — Read 3rd time; Passed; YEAS 115, NAYS 0
SB	206 — Read 3rd time; Passed; YEAS 116, NAYS 0	SB	688 — Read 3rd time; Passed; YEAS 115, NAYS 0
SB	208 — Read 3rd time; Passed; YEAS 116, NAYS 0		
НВ	209 — Read 3rd time; Passed; YEAS 116, NAYS 0	CS for SB	690 — Read 3rd time; CS passed; YEAS 116, NAYS 0
SB	210 — Read 3rd time; Passed; YEAS 115, NAYS 0	SB	692 — Read 3rd time; Passed; YEAS 116, NAYS 0
SB	212 — Read 3rd time; Passed; YEAS 116, NAYS 0	SB	694 — Read 3rd time; Passed; YEAS 116, NAYS 0
CS for SB	214 — Read 3rd time; CS passed; YEAS 116, NAYS 0	SB	994 — Read 3rd time; Passed; YEAS 115, NAYS 0
SB	216 — Read 3rd time; Passed; YEAS 114, NAYS 0	CS/CS/HB	7011 — Read 3rd time; CS passed; YEAS 74, NAYS 42
SB	218 — Read 3rd time; Passed; YEAS 115, NAYS 0	НВ	7017 — Read 3rd time; Passed; YEAS 116, NAYS 0
		CS/HB	7065 — Read 3rd time; CS passed as amended; YEAS
SB	220 — Read 3rd time; Passed; YEAS 115, NAYS 0		114, NAYS 0
CS/HB	223 — Read 3rd time; CS passed; YEAS 116, NAYS 0		

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